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# WORLD INTELLECTUAL PROPERTY ORGANIZATION GENEVA

# STANDINGCOMMITTEEO NTHELAWOFTRADEMA RKS, INDUSTRIALDESIGNSA NDGEOGRAPHICALINDI CATIONS

# NinthSession Geneva,November11to15,20 02

DRAFTREPORT \*

Document prepared by the Secretariat

#### 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 SCT") held its nin the session, in Geneva, from November 11 to 15, 2002.
- The following Member States of WIPO and/orthe Paris Union for the Protection 2. ofIndustrialPropertywererepresentedatthemeeting:Algeria,Argentina,Australia, Austria, Belarus, Belgium, Brazil, Canada, Central African Republic, China, Colombia, CostaRica, Croatia, Cuba, Czech Republic, Denmark, Egypt, Ecuador, ElSalvador, Eritrea, Estonia, Finland, France, Germany, Ghana, Greece, Guatemala, Guinea, Hungary, India, Indonesia, Iran (Is lamic Republicof), Ireland, Italy, Japan, Kazakhstan, Latvia, Lebanon, Lesotho, Lithuania, Malawi, Malta, Mauritius, Mexico, Morocco, Netherlands, Niger, Norway, Panama, Portugal, the RepublicofKorea, the RepublicofMoldova, Romania, Russian Federation, Rwanda, SaoTomeandPrincipe, SierraLeone, Slovakia, Slovenia, Spain, SriLanka.Sudan.Sweden.Switzerland.Svrian ArabRepublic, Thailand, Theformer Yugoslav Republic of Macedonia, Tonga, Trinidad and Tobago, Turkey, Ukraine, United Kingdom, United Republicof Tanzania, United StatesofAmerica of America, Uruguay, Uzbekistan, Venezuela, Yemen, (78). The EuropeanCommunitieswerealsorepresentedintheircapacityofmemberoftheSCT.
- 3. Thefollowing intergovernmental organization stook part in the meeting in an observer capacity: African Intellectual Property Organization (OAPI), Benelux Trademark Office (BBM), International Vineand Wine Office (OIV), League of Arab States (LAS), Organization of African Unity (OAU), World Trade Organiz ation (WTO) (6).
- 4. Representatives of the following international non -governmental organizations took part in the meeting in an observer capacity: American Intellectual Property Law Association (AIPLA), Center for International Industrial Prope rty Studies (CEIPI), Committee of National Institutes of Patent Agents (CNIPA), European Brands Association (AIM), European Communities Trade Mark Association (ECTA), International Association for the Protection of Industrial Property (AIPPI), Internationa 1 Chamber of Commerce (ICC), International Federation of Industrial Property Attorneys (FICPI), International Federation of Wines and Spirits (FIVS), International Trademark Association (INTA), International Wine Law Association (AIDV), Japan Trademark Association (JTA), Japan Patent Attorneys Association (JPAA) (13)
- 5. ThelistofparticipantsiscontainedintheAnnexofthisReport.
- 6. DiscussionswerebasedonthefollowingdocumentspreparedbytheInternational BureauofWIPO: "Ag enda" (document SCT/9/1Rev.2), "Proposalsforfurther HarmonizationofFormalitiesandProceduresintheFieldofMarks"

(document SCT/9/2), "FurtherDevelopmentofInternationalTrademarkLawand ConvergenceofTrademarkPractices" (document SCT/9/3), "TheDefinitionof GeographicalIndications" (documentSCT/9/4), "GeographicalIndications and the TerritorialityPrinciple" (documentSCT/9/5), "IndustrialDesigns and theirRelation with WorksofAppliedArtandThree -DimensionalMarks" (documentSCT/9/6), "Internet DomainNames" (documentSCT/9/7), and WIPOGeneral Assembly documents: WO/GA/28/3, WO/GA/28/3 Add. and Add. 2 on Internet DomainNames, and an extract from the WIPOGeneral Assembly Report (document WO/GA/28/7) on Internet Domain Names.

7. The Secretaria tnoted the interventions made and recorded the montape. This reports ummarizes the discussions on the basis of all the observations made.

### AgendaItem1:OpeningoftheSession

- 8. IntheabsenceofMr.Topic,Chairofth eSCT,Ms.ValentinaOrlova,Vice -Chair, actedasChairandopenedthemeeting.
- 9. Mr.ShozoUemura,DeputyDirectorGeneral,welcomedalltheparticipantson behalfoftheDirectorGeneralofWIPOandmadeashortintroductionoftheissues discussedinthepreviousmeetingsoftheSCT.
- 10. Mr.DenisCroze(WIPO)actedasSecretarytotheStandingCommittee.

### AgendaItem2:AdoptionoftheAgenda

 $11. \qquad The Draft Agenda (document SCT/9/1Rev.2) was adopted with modifications relating to the order of discussion of the issues on Internet Domain Names.$ 

#### AgendaItem3:AdoptionoftheDraftReportoftheEighthSession

- 12. TheSecretariatinformedtheStandingCommitteethat,followingtheprocedure adoptedbytheSCT, commentsweremadebyseveraldelegationsontheElectronic ForumoftheSCT:Australiainrespectofparagraphs32,40,49,72,101,106,145,211, 221,233,257,290,305,308,347,353,355,360and385;Finland,paragraph 132; Germany,paragraph328 ;Japan,paragraphs216and252;RepublicofMoldova, paragraph366,andtheRepresentativeofECTAandINTA,paragraphs341and367.The abovementionedparagraphswereamendedconsequentlyindocumentSCT/8/7Prov2.
- 13. The Representative of CEIPI requested that in paragraph 124, the wording "registration of a mark" bereplaced by "registration" and also in paragraph 126 the wording "registration of a mark" bereplaced by "mark and registration."

14. The SCT adopted the Draft Report tofthe eighths ession (document SCT / 8 / 7 Prov. 2) as modified.

### AgendaItem4:GeographicalIndications

- 15. TheSecretariatintroduceddocumentSCT/9/4,whichdealtwiththepractical differencesbetweensystemsofprotectionsuchasappellati onsoforiginandsystemsof protectionofgeographicalindicationsundercollectiveorcertificationmarks. The documentalsoincludedissuesdiscussedbytheSCTatitseighthsession.
- 16. TheDelegationoftheEuropeanCommunities,alsospeak ingonbehalfofits memberStates, pointed out that in the last session the importance of the definition of geographicalindications as such had been stressed, more specifically as a mean sto distinguishvariousrightsthroughwhichgeographicalindicatio nswereprotected. MemberStateswerefreetoprotectgeographicalindicationsthroughlawsoncollective orcertificationmarks, orthroughlawsongeographical indications. However, itseemed thattherightsgrantedundertheselawswerenottotallyeg uivalent, thus the question of thedefinitionallowedtoappreciatethedifferencesbetweentheseindustrialproperty concepts. Whendealing with collective marks, document SCT/9/4, paragraph 34, indicatedthattheuseofcollectivemarkswasgovernedby regulationswhichdelimited thegeographical area of production or the standards. A collective markenabled producerswhoappliedforittoregisterthemarkevenifitdidnotcontainalltheelements which had to be presenting eographical indication. TheDelegationrecalledthat.atthe lastmeetingmemberStateshadagreedtousethedefinitioncontainedinArticle 22.1of the TRIPS Agreement as the minimum common denominator. Producers as piring to gain exclusiveuseofanameneededtoprovidepro ofbeforeregistrationthatalltheelements werecovered, so as to establish the link between the geographical name and the product. Inaddition, therehad to be some form of control of the regularity of the product, althoughthisaspectwasnotpartof thedefinition.
- InreplytotheinterventionmadebytheDelegationoftheEuropeanCommunities. the Delegation of the United States of America supported by four other delegations (the Contract of the ContRepublicofKorea, Australia, Germanyandthe Russian Fed eration)andthe Representative of a non-governmental organization (AIPPI), said that this intervention hadbeenhelpfulinidentifyingthatArticle 22.1oftheAgreementon Trade-RelatedAspectsofIntellectualPropertyRights(theTRIPSAgreement)wasa startingplaceintermsofdefinition. The Delegation noted that the pre--registrationcheck which existed in the European Communities system was not are quirement or a part of the account of the contract of the contrArticle 22.1 definition. It was important then, to look at this existing d efinitionand examinehowcurrentlydifferentlegalsystemsworkedtoensurethatthoseindicationsset forthasgeographicalindications indeed met the criteria, and we reexamined as trademarksorasotherrightsassertedbythirdparties.

- 18. ReferringtodocumentSCT/9/4,theDelegationofAustraliacommentedthe systemofcertificationmarksinthatcountry, whichincluded, interalia theprotectionof geographicalindications. The Australian certification marks system covered a much widerc lassofrights, buttothe extent that protection for a geographical indication was soughtinthatcountryasacertificationmark, the owner of the mark had to present both thespecifications associated with the sign, the rules concerning the use of the s ign.anda rangeofotherrequirementswhichwouldthenbecheckedbyanindependentauthority againsttwobroadcriteria:firstageneralpublicinterestcriteriaandsecondlyacriteria whichassessedwhetherornotthecertifyingagencyhadacapabilit ytomakethe assessmentsthatwerebeingclaimed. The protection which TRIPS obliged Australia to providewastwo -fold:amechanismforusebythosewhoactuallyhadaclaimona geographicalindication, but also an obligation to preventuse by others w howerenotin suchaposition.
- 19. The Delegation of Germany said that, as a minimum standard streaty, the TRIPSAgreementdidnotpreventothercountriesorregionstoallowforstrongerprotectionin wouldnotautomaticallyapplyoutsideofthose theirterritory. However, this protection territories, exceptinthe case of existing multilateral orbitateral agreements. The Delegationenquiredthosecountries which had a system of certification marks, how the protectionprovidedinArticle23o fTRIPSoperatedintheir jurisdictions, since that articleprovidedforahigherlevelofprotection, while using the same definition contained in Article 22.1. In the delegation's view, one could read the definition in Article 22.1as "geographicalindi cationsareforthepurposeofthisagreementindicationswhichidentify awineoraspiritasoriginatingintheterritory...", and then for the general level of protectionprovidedbyArticle22,thedefinitioncouldread"geographicalindications are for the purpose of this agreement indications which identify products other than wines and spirits a soriginating...". The delegational so wondered whether countries using the certification marks systems would need to change their systems if the balance betweenArticles22and23changed,includingalsotheexceptionsprovidedforinArticle24of theTRIPSAgreement.
- 20. The Delegation of the Russian Federation noted that although that country was notamemberoftheWTO, accessionnegotiations wereu nderwayforalongtimeandin that connection, amendments had been introduced into their legislation with regard to geographicalindications. In previous meetings of the SCT the Delegation had stated that, directprotectionforgeographicalindicationsw asprovidedonlyforonetypeof geographicalindications which were indications of source. This had been deemed to be incompliance with the definition of the TRIPS Agreement. The Delegation also inquired thosecountrieswhichcurrentlyusedthecertifi cationmarkssystemtogiveadditional detailsontheprotectionprovided,inparticular forwines and spirits. In the Russian Federation, regulations provided for a pre -registrationcheck, and since other countries hadmoreexperienceinthisfield,the Delegationthoughtitwasusefultolookatthe bodieschargedwithsuchchecksandthedocumentsrequiredbythem.

- 21. Inreplytotherequests for information on the protection of geographical indicationsthroughthesystemofcertificationma rks,theDelegationoftheUnitedStates of America explained that, as to the question of whether the system of certification marks providedTRIPSArticle23levelofprotectiontogoodsotherthanwinesandspirits,the TrademarksActhadbeenamendedon December8,1994,toprovideahigherlevelof protectionforcertificationmarksforwinesandspiritsthanforcertificationmarks identifyingothergoods. The Delegation noted that in the United States of America, a numberofforeignapplicantshadtak enadvantageofthecertificationmarkssystemto obtainprotectionfortheirgeographicalindications. The Delegation furthernoted that, as acountryfollowingthecommonlawtradition,theUnitedStatesofAmericahad,in additiontoregistration, asy stemthatacknowledged actual use as the basis for creation of rightsingeographicalindicationsandgavecertainexamples:Cognac,Colombiancofee, Comtécheese, Jamaica Blue Mountain Coffee, Halumicheese, Parma Ham, Parmigiano Reggiano, Prosciuttodi Parma, Roquefortcheese, Stiltoncheese, and Swissforchocolate and products of chocolate. In certain cases, the owners of the segeographical indicationshadexercisedtheirrighttopreventconfusinglysimilartrademarkregistrationsandhad alsobenefi ttedfromborderenforcement.
- 22. Inreaction to the secomments, the Delegation of the European Communities, also speaking on behalf of its member States, noted that the purpose of this exercise was not to checkcomplianceofanyparticularlegis lationorsystemwiththeTRIPSAgreement. The Delegation proposed instead to look at the differences among sts ever also stems of the difference state.protection, by using the definition as a starting point. It was certain that protection could begrantedtoageographicalin dicationthroughcollectivemarksbutattentionneededto begiventothedefinition, otherwise the consumer could be misled. Apart from the debateonresponsibility.itwasnecessarytorecallthatprotectionundercollectivemarks impliedthattheprodu ctcouldbequalifiedasageographicalindicationunder Article 22.1. Withregard to the intervention by the Delegation of the United States of America, the Delegation noted that all of the geographical indications mentioned were well-known, and also pro tected in the European Communities. However, when these products had arrived in the United States of America, they were not defined in the samemanner, but under collective or certification marks, which was the only system of protectionavailable. The De legations awa problem in keeping with the definition when ageographicalindicationwasprotectedasacollectivemark, because the product "could" andnot"should"bedefinedbycertaincharacteristics.
- 23. TheDelegationofFrancenotedthati ndividualorcollectivemarks, and geographicalindicationsweretwodifferentsubjectmatterswhilemarkswereprivate rights, geographicalindicationswerecollectiverights, and in Francethe protection of geographical indicationswas based on a structu rewhere recognition and registration of geographical indications was public, with a role played by the producers. In certain countries, there was a question of choice of legislation to protect geographical indications, whereas in other countries, the lac koflegal means forced owners to protect geographical indications a strademarks.

- 24. InreplytotheinterventionmadebytheDelegationofFrance,theDelegationof Australiaexplainedthat,inthatcountrytheemphasisintheprotectionofgeo graphical indicationswasnotongovernmentcontrolbutratheronaprivateorcollectiverole. Australiaprotectedgeographicalindicationsthroughcertificationmarksandthiswas acceptableunderArticle22oftheTRIPSAgreement.TheDelegationfurthe rexplained thattheWineandBrandywineActhadbeenenactedandthatthislegislationdealtwith geographicalindicationsinrelationtowinesandspirits.Inanumberofinstances, protectionwassoughtthroughthecertificationmarkssystemwhichwas thoughttoadd valuetotheprotectionofthegeographicalindicationsforwinesandspirits.
- 25. TheDelegationoftheUnitedStatesofAmericanotedthattheTRIPSAgreement identifiedintellectualpropertyrightsasprivaterights,eitherwher etheserightswere assertedbygovernmentagencies(nationalorsectional)orbylegalornaturalpersons. TheDelegationaddedthatitwasnotnecessarytoconcludebilateral,multilateralorfree tradeagreements,togetprotectionforforeigngeograph icalindicationsintheUnited StatesofAmerica.TheDelegationfeltthatthemainobjectiveofthisprotectionwasto preventthatconsumersbedeceivedaboutthesourceandthequalityofgoodsand services,towhichendcompetitionwasthebestmeans.
- 26. InresponsetoacommentmadebytheDelegationoftheEuropeanCommunities, theDelegationofAustraliaexplainedthatinthiscountrytherewasnoriskofconfusion inthepublic.Thecertificationmarkssystemprovidedforexaminationpr iorto registration,andatthatstageitwasnecessarytoprovetheexistenceofanobjectivelink betweentheproductandtheplacefromwheretheoriginwasclaimed.Inaddition, anothersigncontaininganidenticalorsimilargeographicalnamecould notberegistered.
- TheRepresentative of AIPPI pointed out that the TRIPS Agreement did not requireanyspecialtypeofprotection. Article 23.4 only referred to negotiations for a registrationsystemofgeographicalindicationsforwinesa ndspirits.TRIPScalledfor protectionagainstmisleadinguseofgeographicalindications, ortheir registrationas trademarks. Therefore, alawon unfair competition or misleading advertising could be usedtofullfiltherequirements.Registrationof geographicalindicationswasdone throughvarioussystems:asystemofappellationsoforigin(i.e.inFrance),a suigeneris system(i.e.theEuropeanCommunities)andsystemsofcollectivemarksand/or ofdocument SCT/9/4,the certificationmarks. Withregardtoparagraph32 Representativefeltthatitwasnotappropriatetosaythatacollectivemarkinformedthe publicaboutcertainparticular features of the product, because an applicant of a collective markdidnothavetoshowthecharacteristics ofthegoodsorservicesforwhich registrationwassought. The Representative further noted that the system of certification markswasmoreappropriateforgeographicalindications.
- 28. TheDelegationoftheEuropeanCommunities, also speaking on behalf of its member States, noted that in that jurisdiction, it was possible to register collective and certification marks. Producers could always choose how they wanted to protect themselves against unfairuse, however the best way to protect geogra phical indications was according to a law on geographical indications. The Delegation acknowledged that the TRIPS Agreement did not force member States to implementare gistration system for

the protection of geographical indications but provided for protection in cases of undue use. As to the protection of geographical indications through collective or certification marks, a question concerning applicable law could arise for the examiner, and at a later stage for courts, in case of undue use. For this eason, the Delegation suggested that it was necessary to draw a clear distinction between the different types of industrial property protection.

- 29. InresponsetotheinterventionmadebytheDelegationoftheEuropean Communities,theDelegatio nofAustralianotedthat,inmanycountriesinterested personscouldconsultexistingdatabasestoconfirmwhetherornottheelementsofthe definitionwerepresentinagivendesignation.InAustraliatheregistrationof certificationmarksrelatingto geographicalindicationswasgovernedbytwosetsofrules, firstlythoseruleswhichappliedtoallcertificationmarksandsecondly,ruleswhich permittedtheexaminerstodeterminethelinkbetweenthegoodanditsgeographical origin.TheDelegation addedthatinthatcountry,therewasnoproblemwithchoiceof law,asTrademarkLaw,whichgovernedthecertificationsmarksystem,providedthe meanstoprotectgeographicalindications.Incaseofdispute,thecompetentauthority wouldapplythatset ofrulestoexaminetheprocessanddetermineinfringementaction.
- 30. The Delegation of Canadare called that the TRIPS Agreement gave Member States flexibility as to how they wished to implement their obligations and explained that its country fulfilled its obligations through a certification marks system. The system provided for national treatment and was cost effective.
- 31. The Delegation of Panama explained that the law of that country contained precisedefinitionsforappellations of originand indications of source. The definition of appellationsoforiginwassimilartothatofArticle22.1oftheTRIPSAgreement.andthe linkbetweenthesignandthegeographicalplacewasestablishedinadditiontoa specifiedquality.InPana ma,theholderofnationalappellationsoforiginwastheState, whereasindicationsofsourcecouldbeusedbyanypersonestablishedinthecountrywho undertookacommercialorindustrialactivityorprovidedservices. Inaddition. thelaw definedindi cationofsourceastheexpresionorthesignusedtoindicatethataproductor servicecomes from a country or from a group of countries, a region or a specified place. Withregardtocollectivemarksitwasnecessarythattheapplicantbepartofan associationofproducersandthathecomplywithpre -establishedregulationsfortheuse of the mark, and a stocertification marks, they could only be used by individuals who weredulyauthorizedandcontrolledbytheholderofthemark,accordingtothere levant regulations.
- 32. TheDelegationofArgentinaraisedageneralquestionconcerningthelastphrase ofparagraph7ofdocumentSCT/9/4,whichstatedthatthecriteriadefininggeographical indicationsseemedlessrestrictivethanthecriteri adefiningappellationsoforigin. This Delegationalsoconsideredthatthelastphraseofparagraph52wasprematureasitstated thatinthecaseofgeographicalindications, the production of the rawmaterials and the development of the productive reno tnecessarily situated in the defined geographical area. The Delegation pointed out that in paragraph 50, Agricultural Labels were

included, although this topic had not been previously discussed in the framework of the SCT and probably was not connected within tellectual property rights.

- 33. InreplytotheinterventionbytheDelegationofArgentina,theInternational BureauexplainedthatdocumentSCT/5/3,paragraph15summarizedthedifferences betweenthecriteriadefininggeographicalindica tionsandappellationsoforigin.In respectofthefirstlineofparagraph52,theSpanishversionmentioned"apelaciónde origen" insteadof"denominacióndeorigen,"thustheSpanishtextwouldneedtobe amended.AgriculturalLabels,hadbeeninclude dinviewofthecomprehensivecharacter ofthedocument.
- 34. InresponsetoaquestionbytheDelegationofSriLanka,astothetypeofcriteria usedbymemberStatestoexaminecertificationandcollectivemarksforgeographical indications,t heDelegationofAustraliaclarifiedthatinthiscountry,therewasatwo process,thefirststeptookplaceattheTrademarkOffice,andthesecondbeforean independentbody,theConsumerandCompetitionCommission,whereissuesofpublic interest wereraised.Therewasadetailedanalysisofthecapacityoftheapplicantto complywiththerulesconcerningthemark.Thewasalsotheassessmentofthelinkto theplaceoforigin,andofthecharacteristics.Theapplicationforcertificationmarks publishedforoppositionsbybothdomesticandforeignparties.Afterregistration,the markcouldbechallengedifitwasdeceptiveormisleading,orwheretherewasnolink withtheplaceoforigin.
- 35. Onthesamequestion, the Delegatio nofthe United States of America pointed out that the system in that country also included atwo tear approach. For parties seeking registration as a certification mark, there was first an administrative review, which took place at the Patent and Trademark office, with regard to the statutory and regulatory guidelines. Then the mark was published to allow for oppositions prior to registration. However, at any point during the life of the registered markoratany renewal, the mark could be challenged by third parties if it was deceptive. The Delegation in quired other member States, and particularly those applying suigeneris systems of protection about the legal means available in their jurisdictions for foreign interested parties to challenge registrations.
- 36. TheDelegationofFranceexplainedthattheprocedureinitscountrywasinitiated byanapplicationfromtheproducersofaregion,whichwassubmittedtotheNational InstituteofAppellationsofOriginforinitialinvestigation. The applicationwasthen publishedinthepressatlocal,regionalandnationalleveltoallowforanythirdparty, includingtrademarkowners,tomakecommentswhichwereexaminedbythebodyand whichcouldeventuallybringdowntheprocedureforregistrati on. Attheendofthe entireprocedure,therewasaDecree,whichwaspublishedintheOfficialJournalofthe FrenchRepublic,awidelyaccessiblemeans,andevenatthisstage,theappellationof origincouldbecontestedbythirdparties.
- 37. TheDelegationofSwitzerlandstatedthatsomecountrieshadintheirlegislations theconceptofappellationsoforigininadditiontotheconceptofgeographical indications, and the former was more restrictive because the link to the place of origin

wasstrongersinceallthefactorsofproductionhadtocomefromthesameregion. AlthoughthedefinitionofArticle22.1oftheTRIPSAgreement,didnotcontainthis requirement,itdidnotpreventmembersfromgrantingmoreextensiveprotection,suchas "qualified" geographical indications, (i.e. appellationsoforigin). Furthermore, this Delegation pointed out that the nationality of the opponent didnot play arole in the availability of means to contest age ographical indication.

- 38. TheDel egationofRomanianotedthatinthelawofthatcountrythedefinitionof geographicalindicationswasinspiredfromtheTRIPSAgreement.Therewasa procedureforregistrationwiththeindustrialpropertyofficeandnormallytheapplicant wasanassocia tionofproducerswhichcarriedoutactivitiesinthegeographicalarea concerned.TheofficegrantedaregistrationonlyaftertheMinistryofAgriculturehad certifiedthecharacteristicsoftheproductsandtheirorigin.Therewasanopposition periodafterpublicationintheIndustrialPropertyBulletin,andtheregistrationcouldbe cancelledfromtheregisterinthecaseofnon -compliancewiththeregulations.
- WithreferencetotheinterventionmadebytheDelegationofArgentinaearli erin the session, the Representative of AIPPI disagreed with the view expressed by thatDelegationconcerningparagraph 7ofdocumentSCT/9/4andstatedthatitwasclearthat the definition of appellations of origin, asset for thin the Lisbon Agreement more restrictive than that contained in the TRIPSA greement. In addition, an appellation oforiginhadtobeageographicalname, whereas ageographical indication could be anothernameorindication, and under Lisbonthe product had to have qual characteristics, while according to TRIPS the product had to have quality or any other characteristics. Regarding paragraph 52, whether all the raw material shadtocome from theregionconcernedorwhethersomecouldcomefromotherregionsorco untries.the Representativeconcurred with Argentina that this question could not be deducted from the definition and that, it could perhaps be a subject for further discussion, together with otherquestions, such as whether producers located in proximity tothegeographicalarea couldbeallowedtousethegeographicalindication.
- 40. The Delegation of Australia underlined that the TRIPS definition implied that not all of the rawmaterials or the entire process needed to come from the geographica larea. The Delegation in quired other Member States as to the way in which this question was interpreted in their jurisdictions, and in particular whether producers in adjoining areas were allowed to use a geographical indication or whether materials coul dbe sourced from other places.
- 41. TheDelegationoftheRepublicofKorea,supportedbytheDelegationofMexico notedthatthisdiscussionhadbeenagoodopportunitytolearnaboutthelegalsystems and practices of other countries regarding the protection of geographical indications and suggested that the International Bureau prepare a collection to be used by Member States of the SCT.
- 42. Astotherequirementhatallrawmaterialsandpartsoftheproductionprocess comefromad efinedgeographicalarea,theDelegationofSriLankanotedthatitwas usefulinthiscontexttocomparethedefinitionscontainedinTRIPSandintheLisbon

Agreements. The definition in the Lisbon Agreement had two essential features, firstly then ame that was used should serve to design at eap roductoriginating therein, and secondly, the geographical environment was essential. Very similar wording was used in the TRIPS definition: the indication had to identify goods as originating in a territory and secondly, it had to have a characteristic, quality or other reputation which was essentially attributed beto that origin. In both definitions, the wording referring to the essential attributes remained the same, therefore what ever the position was under the Lisbon Agreement in relation to the use of raw materials, products, etc., this remained essentially the same as far as the TRIPS definition was concerned.

- 43. InreactiontothecommentmadebytheDelegationofSriLanka,theDelegation ofA ustralianotedthattherewereclearlinksbetweenthetwodefinitions.Oneimportant featureoftheTRIPSdefinitionwasthatagivenquality,reputationorothercharacteristic ofthegoodwasessentiallyattibutabletoitsgeographicaloriginandwhile theDelegation ofAustraliarecognizedthateachMemberwasfreetoapplythisprovisionasit understooditinitsownlegislation,theTRIPSrequirementwasaveryhighstandard equivalenttotheLisbonstandard.
- 44. TheDelegationofMexicow asoftheviewthat, whileboth definitions were indeed very similar, the definition of appellations of origin was more restrictive. A geographical indication allowed for a part of the production process to take place outside of the geographical area, sin cether equirement was that the quality, reputation or other characteristic be "essentially" attributable to the place of origin, while according to the Lisbon definition, even the process had to come from the same geographical area, because the quality and reputation were linked to human and other factors particular to the area.
- 45. Astothesuggestionmade, that the Secretaria tprepare a comparative study of lawsongeographicalindications in different member States, the Delegation of the EuropeanCommunities, also speaking on behalf of its member States expressed the opinionthatthisstudywasperhapsnotapriority.asanvinterestedpartycouldconsult therelevantlegaltexts in the already existing collections, both at WIPO and at the WTO The Delegation agreed with the Delegation of Argentina that it was up to each member to appreciate the conformity of its legislation with the minimum elegibility criteria for geographicalindications in the TRIPS Agreement. As to the observations made by severaldelegationsabouttherequirementthattheentireprocessoccurinalimited geographical area, this Delegation recalled that Article 22.1 did not explicitly provide for this, but it required that the geographic link be established in a convinci ngmanner.The wayinwhichthiswasappliedtoconcretecasesdependedonthenatureoftheproduct. Sometimesthelinkcouldbeananimalspeciesoraplantvarietyindigenoustoa determinedgeographicalarea. Theaspectofreputationwas also import determiningageographicalindicationandcreatingareputationsometimesinvolved significanteconomic investment, which also justified the need for protection.

- 46. TheDelegationoftheUnitedStatesofAmericaexpressedtheviewthats omeof thelanguageincludedinArticle22.1oftheTRIPSAgreementwasdifficulttointerpret, forexamplethenotionofreputation,andinthiscontexttheDelegationwondered whethertherelationshipjustnotedbytheDelegationoftheEuropeanCommunit ies betweenreputationandeconomicinvestmentwasappropriate.Ifthiswerethecase, productscurrentlyidentifiedbytrademarks(i.e.Coca -Cola,Budweiser),which representedreputationascomingfromaparticularMemberStateandwheretherehad been significantinvestmenttocreateandmaintainthatreputation,couldbeeligiblefor protectionasgeographicalindications.
- 47. TheDelegationoftheRepublicofMoldovastressedthefactthattherewere substantialdifferencesbetweenthenotio nsofgeographicalindicationsandappellations of origin. There was an analogy between the two notions on the element of geographical origin, however appellations of origin were more rare and more valuable. The two objects of protection were different and this Delegation wondere difference was an eed to protect both. The Delegation asked whether other member Stateshadle gislation allowing protection for geographical indications and also for appellations of origin.
- 48. Concerningtheobservation madebytheDelegationoftheUnitedStatesof America,theDelegationoftheEuropeanCommunities,speakingalsoonbehalfofits memberStates,notedthatreputationwascertainlyoneoftheelementsofthedefinition ofgeographicalindicationsinArti cle22.1oftheTRIPSAgreement.However,this elementwasnottobeconsideredinisolationandeveryproductseekingtoobtain protectionhadtofullysatisfythecriteriaofeligibilitycontainedinthatArticle,which wasaminimumstandard.
- 49. The Delegation of the Russian Federations aid that it was preferable to keep the concepts of trademarks and geographical indications separate. A geographical indication existed without external participation, while a trademark was a creative element, invented by a human being.
- The Representative of AIPPI supported by the Representative of the CCI pointed 50. out that, the question raised by the Delegation of the United States of America helped to the delegation of the United States of America helped to the United States of Amerillustratethedifferencebetweentrademarks, geographicalindications, and appellations of origin.Atrademark,andevenawell -knowntrademark(i.e.Coca -Cola), wasnotthe nameofaplaceoraterritory. The fact that the head quarters of the trademark owner werelocatedinaparticularcountryd idnotgrantitaparticularorigin, becausea company could be incorporated anywhere. The requirement in a geographical indication wasthatthenameidentifyaproductasoriginatingintheterritoryofamember. Althoughinsomecasestrademarks, ands peciallywell -knowntrademarkssuggesteda particularorigin, this was not their main function according to trade mark law. In some cases, geographical indications could be cometra demarks, but there verse was hardly foreseeable.

- 51. TheDelegati onofAustraliaaskedmemberStatesoftheSCTtoprovidedetailson howtheyassessedtheobjectivelinkintheirjurisdictions,particularlythosecountries whichwereLisbonmembers.Referringtothe"Coca -Cola"examplementionedearlierin thesession ,theDelegationwonderedifsuchanextremecasecouldhelppushthe boundariesofthediscussiontobetterunderstandtheconceptsunderreview.
- 52. TheDelegationofEuropeanCommunities, also speaking on behalf of its member States, supported by the Delegation of the Republic of Korea, affirmed that using extreme cases could not contribute to the discussion on the definition of geographical indications. Perhapsevery day examples could be more illustrative and allow member States to share their national experiences. The Delegations aid that, apart from the definition itself, it was important to look at a spects of its application to concrete cases. In the European Communities, once an application for the registration of a geographical indicat ion was received, a filewase stablished and the distinctive character of the proposed indication was checked just as with trademarks.
- 53. TheDelegationofYemensaidthatwhiletherewasagreementamongstmember Statesonthedefinitionofgeog raphicalindications, thereseemed to be difference sato the means and methods employed to ensure protection of this type of intellectual property right. There was some ambiguity with respect to geographical indications because they were separate from rade marks. Some geographical indications were famous but others were less known and information existing in one office was not transferred to other offices. In Yemen, registration of geographical indications, both national and for eignwas done throught a demark law and the procedure included verification and publication as well as opportunity for opposition. Indications were not registered if they were likely to lead the consumer public to confusion. It was also possible to can cel registrations by judicial order.
- 54. The Delegation of Argentina agreed with the comment made by the Delegation of theAustraliathatthelinkbetweentheplaceoforiginandtheproductwasfundamentalto determineageographicalindication.IntheopinionoftheDelega tion.thequestiontobe addressedwaswhetherornotageographicalindicationcouldbeprotectedonthebasisof reputation, without taking into consideration any other characteristics linking it to the geographicalarea. The Delegation objected to the ideathatthelinkcouldbeestablished throughinvestmentsmadeinthepromotionofaproduct. Couldoneclaimageographical indicationsolelyonthebasisofreputationandindependentlyoftheideathatthe consumerorthepublicatlargehadofthis indication? What was really the basis of reputation? Didreputation mean knowledge by third parties? Did it meant hat consumers should know that a product had a direct link with a certain territory? The Delegationaddedthatperhapsparameterswerenee dedtodeterminereputation, justas parametershadbeenestablishedtodeterminewell -knownmarks.
- 55. TheDelegationoftheEuropeanCommunities,alsospeakingonbehalfofits memberStatesclarifiedthatinitsview,oneofthewaystoprove thelinkwasreputation, andoneimportantaspectbehindreputationwastheeconomicvalueoftheinvestment madetopromotethatreputation.Infact,reputationwasterritorial,andwasdetermined

byeachmemberwithreferencetospecificcases.Reputat ionneedednotbenationalor regional, asmanygeographical indications were only known in one locality and were never exported. The legal and economic implications of this type of indications were obviously very different to those of famous indications.

- 56. TheDelegationofGuineanotedthatwithregardtothedefinitionofgeographical indications, thebasic principle to be followed was territoriality and the link to be considered was the link of a product to human factors. If a trademark wa swell-known through investment, human factors might not be taken into consideration, thus a product protected by a trademark would not be suitable for protection as a geographical indication. In fact, the same product, with the same qualities could be produced outside of the territory of origin. This was precisely the case with "Coca -cola" a well-known markaround the world, and a product which could be produced in many countries under different conditions.
- 57. TheRepresentativeofECTAexpres sedtheopinionthatabroaddefinition of geographicalindications could be comeanimped iment to the free flow of goods around the world. This was incompatible with object and purpose of the TRIPS Agreement. According to the Representative, throughout he history of geographical indications, names which had no link with the geographical area had been registered both under the Lisbon Agreement and under bilateral agreements. The Representative also recalled that recently, in the "Parma Ham" case before he European Court of Justice, the Advocate General had pointed out that the rewastendency to protect designations as geographical indications and the reby create barriers to trade.
- InreplytoaquestionbytheDelegationofAustralia,the 58. DelegationofFrance explainedthattherecognitionofgeographicalindicationsinthiscountrywasalengthy process, which took into account different parameters such as: the link between the productandthegeographicalorigin,theknow -howoftheprod ucers,etc.Inorderto determinetheseelements, there were technical investigations and an inquiry commission wasdesignated. Another important parameter was reputation and all appellations of originandgeographicalindicationswerebydefinitionwell -knownalthoughatdifferent levels. Some of them were known regionally ornationally and the concept of territorialityapplied. The Delegation added that geographical indications applied to productswhichalreadyexistedandwhichhadareputationbased onaparticularmethod ofprocessing. To develop that reputation, economic investment was required, with the objectiveofdevelopinghigh -qualityproducts.
- 59. TheDelegationofCubacommentedtheexperienceofthatcountrywiththe registrationofgeographicalindications, and in particular appellations of origin. In order to establish the link, the applicant, whether an atural or legal person had to be established in the geographical area of production, and this was an aspect of paramount imp or tance. In Cuba, the application procedure was transparent, it included a publication and the possibility of filing observations and objections by any person. In case of non-compliance with all the legal criteria required, there was also a possibility or equest nullification and cancellation of the registry.

- 60. Withreferencetocommentsmadeearlierinthesession, the Delegation of the European Communities, also speaking on behalf of its member States explained that, according to their legis slation when are quest for a geographical indication was contested, the contesting party could initiate a cancellation procedure. Then, it was up to the courts to decide whether the designation applied forwas a geographical indication or not, and since the rewast he possibility of judicial review, it was not appropriate to say that many geographical indications were abusively registered. The Delegation added that the example of bilateral agreements was not useful for the general approach which was needed in the context of this discussion.
- 61. The Delegation of the Russian Federation affirmed that, in fact most if not all trademarks were related to a country of originand there by implicitly referred to a geographical indication. Thus, either one had to accept that a trademark could at the same time be a geographical indication, or else draw a clear distinction between the two concepts.
- 62. InreactiontothecommentsmadebytheDelegationoftheRussianFederation, theDelegationofFr anceconcurredthatthereshouldbeacleardistinctionbetween trademarksandgeographicalindications,howevermostofthetimetherewasapeaceful coexistencebetweenthetwotypesofprotection.Forexample,inthecaseofthe appellationoforigin" Champagne,"therewasontheonehandthenameoftheprotected appellationdisplayedonthelabelsofbottlesandontheother,thetrademarksofdifferent producers.Thetrademarkdistinguishedtheproducerofthechampagneandpossiblyhis know-how.T hus,forthesameappellationoforigintherecouldbeseveraltrademarks.
- 63. TheDelegationofUnitedKingdomobservedthatpartofthedifficultyinmaking progressonthediscussionwasperhapsthefactthatsomecountriesusedthetrademark systemtoprotectgeographicalindicationsandothersdidnot. Accordingtothe Delegation, itseemedthat, when there was only one product of one producer trademark protectionwas appropriate but when the rewere products produced by more than one producer the general concepts of geographical indications or certification trademarks were more appropriate. The Delegation questioned whether it was useful to pursue the line of whether a product was produced by more than one supplier.
- 64. TheDelegat ionoftheRepublicofMoldovainformedtheSCTthat,followingthe recentaccessionofthatcountrytotheLisbonAgreement,763requestsforappellationsof originhadbeenconsidered. The conformity of these requests with national legislation hadbeen checked. Application scould be refused if they did not comply with the definition contained in the LisbonAgreement. The appellation needed to come from a territory of the country, it had to include the historic name of the product, it had to be used for the designation of a product with special qualities, determined by natural factors. The legislation of the Republic of Moldova provided that a foreign applicant needed to furnish proof that he intended to use the appellation in the country of origin, and to authorities in that country to appreciate the qualities of the product, the natural and geographical factors. The question of priority was also important.

- 65. InresponsetothecommentsmadebyDelegationoftheUnitedKingdom,th e DelegationoftheEuropeanCommunities,alsospeakingonbehalfofitsmemberStates, saidthatgeographicalindicationswerecollectiverights,andthiswasafundamental feature.Onlyinexceptionalcasestheregulationsprovidedthattheapplicantof a geographicalindicationcouldbeanindividualandthereweresomewell -known examplesintheUnitedKingdom.However,individualapplicationsdidnotpreventother producersinthesamegeographicalareatoapplyfortherighttousethename.Oneof theconsequencesofgeographicalindicationswastoallowagroupofproducerstoapply foracollectiveright,whichwasacomprhensiveconceptandnotapermanent"acquis,", asotherswhorespectedthecriteriacouldstaterightsinthisconnection.
- 66. TheDelegationoftheUnitedKingdomendorsedthecommentsmadebythe DelegationoftheEuropeanCommunitiesthatgeographicalindicationswerecollective rights, althoughinsomecasestherecouldbeonlyoneuserofthecollectiveright. However, asingleusercouldbeinaweakerpositionthanifhehadsimpletrademark rights. TheDelegationnotedthatrecentlythetrademarkownersof "PlymouthGin" had askedwhytheyhadgeographicalindicationsprotection, astheyalsohadtrademark protection. IntheviewoftheDelegation, at least from one perspective, theownersof this trademark weakened their rights by having a geographical indication, because other producers in the same are a could start producing gint othesa mestandards, which wo not happen if they had simple trademark protection. In addition, differences between collective rights and certification rights were fundamental to the general issue of geographical indication protection.

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67. TheDelegationofMexiconotedt hedistinctionbetweenappellationsoforigin andgeographicalindicationsandsaidthatthefirstwasmorerestrictivethanthelatter.In Mexico,twosystemscoexisted:registeredappellationsoforiginandcollectivemarksfor geographicalindications .Inthecaseofappellationsoforigin,theobjectivelinkincluded naturalandhumancharacteristics.Itwasrequiredthatthewholeprocesstakeplacein theregion.Theprotectionofgeographicalindicationsascollectivemarksnormally appliedtoa groupofproducers,andinthatcasepartoftheprocesscouldtakeplace elsewhereandsomeoftherawmaterialscouldevenbeimported,becausethecrucial factorwastheparticularknow -howoftheproducersoftheregion.

- 68. TheDelegationo fSwitzerlandexplainedthattrademarksidentifiedproductsas originatingfromacompanywhilegeographicalindicationsidentifiedproductsas originatinginadefinedarea. Geographicalindicationsdidnotgiveamonopolyinfavor ofoneproducerbutga veanexclusiverightofusetoproducersinanarea, whometthe pre-establishedcriteria. Withregardtocomments made earlier by the Delegation of the United Kingdomastothead vantage of having a trademark over a geographical indication to be ableto exclude others from producing the same product, the Delegation said that this would not be so if certification marks were used to protect geographical indications.
- 69. The Delegation of Slovenia recalled that in many countries registration of geographical indications was done by the competent ministry, whereas all procedures for the registration of trademarks were done at the trademark of fice. The Delegation

inquiredhowinsuchcases,trademarkofficescoulddeterminewhetheratrademark applicationincludedageographicalindicationandhowtheydeterminedabsolutegrounds forrefusal.

- 70. TheDelegationofAlgeriasaidthatthecommercialandeconomicimpactofa geographicalindicationshouldbetakenintoaccount. The TRIPS defini tion didnots olve all questions involved in the determination of the objective link. Territoriality was of paramount importance to define a geographical indication, and reputation could only go along with it but could not substitute for it. In Algeria, geographical indications were not protected if they were contrary to public order or if they were likely to mislead the public as to the origin of the goods, and an invalidation procedure could take place even after registration. Artisanal products which had reputation of tenexisted in countries which lacked the means to promote them, and the Delegation wondered how the necessary promotion could be achieved for these particular geographical indications.
- 71. TheDelegationofIndonesiastatedthat inthatcountrygeographicalindications were protected as signs indicating the place of origin of goods, including geographical and environment factors, natural and human factors or a combination of both the characteristics and the quality. Protection was granted on the basis of registration, and the application had to be made by an institution representing the producers of the area.
- 72. InreplytothequestionbytheDelegationofSlovenia,theRepresentativeof AIDVpointedoutthatthisill ustratedtheadministrativeandorganizationalproblems facedbyrightholdersinrelationtotheprotectionofgeographicalindications.Different officesinthesamecountrydealtwithtrademarksandwithgeographicalindicationsand thequestionarose howtheycouldresolveissueswhichconcernedmatterswithinthe competenceofotherauthorities.TheRepresentativereferredinthiscontexttocases whereadministrativetribunals,usuallydealingonlywithtrademarkissueshadtoreceive anddecideon argumentsbythirdpartiesthatthetrademarkappliedforhadelementsofa geographicalindicationoranappellationoforigin.Normally,theanswerwasthatthey wereonlyconcernedwithelementsoftrademarklaw,andviceversa,theauthority competent fortheexaminationofwinelabels,forexample,wasnotconcernedwith elementsoftrademarks.
- 73. Inthisconnection, the Delegation of Australia explained that in this country, there weretwoseparatemechanisms: firstlytheprotectionthroug hspecificlegislationfor winesandspirits, and secondly, the certification marks ystem which was also used by manywineproducers. Indealing with an application for a certification mark which includedageographicreference,anexaminerwouldhaveto lookattheruleswhichwere associated with the application and to the extent that the link between the mark and the placewasdemostrated, the markwould be allowed. In the particular case of wines and spirits, there was a slightly more elaborate proces sbywhichpriortoregistrationofthe geographicalindication, the certifying agency went through a number of consultative processestoensurethattheproposedregistrationdidnotimpingeonexistingtrademark rights.Inaddition,apublicconsultatio nprocessalsotookplaceintheregionconcerned, to allow other producers to assert their claims. In relation to labels, producers had to followanumberofguidelines.

- 74. TheDelegationoftheUnitedStatesofAmericaobservedthatinthatc ountry, notificationsunderArticle6 teroftheParisConvention,inconnectionwithcertain designations,hadraisedadministrativeissues.However,certificationmarkscouldbe challengedattheTrademarkTrialandAppealBoard(TTAB).Asanexample,t he DelegationexplainedthatanoppositionfiledbytheNationalInstituteofAppellationsof OrigininFranceagainstamark\*Cognac\*nadbeensuccesfulattheTTAB.AlsoScotch Whiskyhadbeenconsideredbythistribunalasawell -knowngeographicalind ication whichcouldnotbeusedbyotherparties.
- 75. TheRepresentativeofAIPPIexplainedthatinmostcountries, theregistration of geographical indications concerned more than one office and usually the Ministry of Agriculture. The determination of a tion of absolute grounds for refusal had to be seen in relation to national law and the examiner would normally check if the sign was confusing, descriptive or misleading. With regard to prior rights, an exofficio examination could take place if a data as eonge ographical indications was available. Otherwise, a trademark could not be refused and it would be published for opposition shy third parties. In the case that the laws of a country did not provide for opposition, the trademark could be invalidated afterwards through Court procedures.
- 76. TheDelegationofPanamaexpressedtheviewthatproductshavingaspecific geographicalorigincouldbecommercializedascollectivemarks.Insomecountries, protectionofferedthroughgeographicali ndicationscouldbegenerallyextendedto indicationsidentifyingaproducerascomingfromacountry, aregionoralocality within aregionandwheretheregistrymayormaynotberequiredifagivenqualityor characteristicoftheproducttowhichit oweditsreputationwasessentially attributable to itsgeographicalorigin. Collectivemarks were generally defined assigns allowing to distinguish the geographicalorigin, the material, the method of production and other common characteristics of the goods and services of different enterprises using the mark. Collective marks were often used to product swhich were characteristic of a given region. Certification marks were granted to product swhich complied with defined requirements, although the applicant needed not be a member of any organization or entity.
- 77. Inreactiontothesecomments,theDelegationoftheEuropeanCommunities,also speakingonbehalfofitsmemberStates,explainedthat,thesysteminplaceinthe EuropeanUn ionwasbasedonalegalinstrumentwhichprovidedthat,everyproducer locatedinadefinedarea,whoseproductmetthecriteriaofeligibilitycouldrequesttobe incorporated,andallowedtousethegeographicalindication.Therefore,thesystemwas opentoanyproducer,andthissituationwasparalleltothesituationunderasystemof certificationmarks.Withregardtotheprincipleofterritoriality,theDelegationsaidthat inparagraph15ofdocumentSCT/9/5,theInternationalBureauhadstatedt hatgeneric termswerenotconsideredtobedistinctive,andthiswayofintroducingthesubjectwas notnecessarilyrelevanttothelawongeographicalindications,as"generic"wasa conceptoftrademarklaw.Inthelawofgeographicalindicationsitwa smoreappropriate toreferto"commonterms".AsArticle24.6oftheTRIPSAgreementsaid"aterm

customaryincommonlanguageasthecommonname...".Itwasmoreappropriatetouse generictorefertoabsolutegroundsforrefusalintrademarklaw.

- The Delegation of the United States of America explained that, in this country the principleofterritoriality, as applied to industrial property in general, and to geographical indications and trademarks in particular, referred to the idea that in tellectualproperty obligations could be implemented in various ways at the national level, in a manner consistent within ternational obligations. The Delegation wondered whether in some systemstheconceptofterritorialitywasclosertotheconceptof" terroir"(the relationship of the product to a particular place within a territory). The Delegation further noted that, in relation to generic terms and geographical indications, the concept of generictermswasnotrelevantonlytotrademarksandciteda sexamplestheterms: Parmesan, Chablis, Cheddarand Champagne, which were generic terms in the United States of America and used to describe types of products, while they were proprietory namesinotherMemberStatesandperhapsevengeographicalindicat ions. Thus, in the fieldofgeographicalindicationsasmuchasinthefieldofTrademarks,sometermswere generic, they were in the public domain and we reconsidered in common language the commonnameforthegoodsorservices. Inaddition, genericness couldbegovernedby theprincipleofterritoriality.
- 79. TheDelegationoftheEuropeanCommunities,alsospeakingonbehalfofits memberStates,notedthatitsunderstandingofthetwoconceptswasidenticalasthat expressedbytheDelegatio noftheUnitedStatesofAmerica,fromalegalpointofview. ThiswasalsoclearlyexplainedinthedocumentpreparedbytheSecretariat.Anentirely differentquestionwashowthatconceptwasappliedinpracticeandinwhatmannera memberdecidedwh etheratermwasgenericornot.
- 80. The Delegation of the Republic of Koreastated that the principle of territoriality was an established principle and abasic doctrine of industrial property laws. Geographical indications did not have to bet reated differently. The country where protection was sought had the authority to determine whether or not then a meap plied for was a geographical indication or whether it was a generic term.
- 81. InrelationtoapointraisedbytheDelegationof theEuropeanCommunities, the DelegationoftheUnitedStatesofAmericasoughtclarificationastothepossibility, underEuropeanCommunitiesgeographicalindicationslaw, toallowanyproducer establishedinaspecificgeographicalareaandwhoseprodu ctsmetthestandards, touse the geographical indication. TheDelegation in quired specifically how this protection applied to foreign producers seeking protection for geographical indications in the European Communities.
- 82. TheDelegationofA ustraliaalsosoughtclarificationfromtheDelegationofthe EuropeanCommunitiesastohowtheconceptofgenericterminrelationtogeographical indicationswasunderstoodinthatjurisdictionandhowthisconceptwasdifferentin relationtotrademark s.

- 83. InreplytothecommentmadebytheDelegationofAustralia,theDelegationof the European Communities, speaking also on behalf of its member States clarified that, according to the principle of territoriality, seen as a legal principle ap pliedforboth trademarks and geographical indications, it was up to every member to define whether a name, atermoradesignation was a geographical indication in its territory or whether it hadbecomeagenericterm. Under the European Communities syst em.thedefinition usedwasthatofArticle24.6oftheTRIPSAgreement,becausetheirunderstandingof generictermswasintheframeworkofgeographicalindicationsandtheydidnotusethe termnon -distinctiveasequivalenttocommonuseineverydaypa rlance.Inreplytothe commentmadebytheUnitedStatesofAmerica,theDelegationexplainedthatifa foreignproducerestablishedhimselfinageographicalareadelimitedforagiven geographicalindication and fulfilled the requirements, the geograph icalindicationwould certainlybeopentothatproducer.
- 84. The Delegation of the United States of America further inquired how for eignand homonymous geographical indications were protected under the European Communities system. The Delegatio nof the European Communities, also speaking on behalf of its member States replied that protection to for eignationals was given in accordance with the obligations established under the TRIPS Agreement. In particular, the TRIPS Agreement obliged Member States to give nationals of other WTO Member States protection against undueuse of their geographical indications in the territory of the European Communities. The TRIPS Agreement did not, however, establish that registration should be are quirement for protection, but in the European Communities the courts were open to receive complaints against undueuse, under Articles 22 or 23, depending on the product. European producers would certainly receive the same type of protection in other member States.
- 85. Inrelationtothediscussionongenericdesignations, as reflected in paragraph 15 ofdocumentSCT/9/5,theRepresentativeofanon -governmentalorganization(AIPPI) expressed the opinion that ageneric term was a term in capable of distinguishin g,which could therefore never become a trademark. However, ageneric term was also one which wasabsolutelyneededbyconsumersandtraderstodescribeanobject, and it was necessarytopreventappropriationofthatterm. On the issue of territoriality ,the Representatives aid that, in his opinion, there was a big difference between trademarks andgeographicalindications. In the first case, both the Paris Convention and the TRIPS Agreementprovidedfortheterritorialnatureoftrademarkrights -with the exception of well-knownmarks -whereasinthecaseofgeographicalindications, Articles 22 and 23 of the TRIPS Agreement provided for absolute protection for wines and spirits in every country.
- 86. The Delegation of Germany noted that, in relation to the question posed by the Delegation of the United States of America on the protection of foreign geographical indications within the territory of the European Communities, the Courts in Germany would not apply the text of the TRIPS Agreement directly, however through national law, this country complied with the basic obligation simposed on all WTO Member States to provide legal means of protection in case of misleading use of geographical indications. The rewere two basic ways to protect geographical indications: one through the Lawon

TrademarksandOtherSigns, wherebyprotectionwasgrantedonthebasisofthe existenceofageographicalindication, without the need for registration and the lawdid not distinguish between national and foreign geographical indications. The second form of protection was through the Actagainst Unfair Competion, and in this field, the question of whether an indication was national or foreign was also irrelevant. This system was, of course independent from ther egistered geographical indications at the European Communities level.

- 87. TheRepresentativeofECTAdisagreedwiththeopinionexpressedbythe Representative of AIPPI ast other otion that, protection of geographical indications undertheTRIPS Agreement constituted an exception to the principle of territoriality. On the contrary, every state had the right to determine whether a geographical indication existedornot.Inaddition,thetermsofArticle24.6oftheTRIPSAgreementwere broadlyd efinedandtherefore, this didnot meanthatage og raphical indication could not berefusedonothergrounds. The definition of Article 24.6" aterm customary in commonlanguage"wasinhisviewbroaderthanEuropeanCommunityLaw,under which, therewere terms that had always been customary and others which had become customary. Genericness, neded to be examined by every country separately, according to itsownstandards. The Representative, added that there was some degree of controversy astowhether ornotaregisteredtermcouldbecomegeneric, and an example which illustratedthatcontroversywastheregistrationoftheindication"Feta"intheEuropean Communities. The Representative furthernoted that, under the Lisbon Agreement registeredappell ationsoforiginwerenottobecomegeneric. However, inhisopinion, at leasttentermsincludedintheLisbonlisthadbecomegenerictermsinsomecountries.
- 88. InresponsetothecommentsmadebytheRepresentativesofAIPPIandECTA, theD elegationoftheEuropeanCommunities,alsospeakingonbehalfofitsmember States,clarifiedthatintheirsystem,generictermscouldnotberegisteredasgeographical indications.InordertodeterminegenericnesswithintheterritoryoftheEuropean Communities,itwasnecessarytoreferto thedefinitionof genericname andtocriteria laiddownintheappropriatelegislation.Allofthesecheckshadtobecarriedoutpriorto theregistrationofaname.Thi shadbeenthecaseoftheindicationFeta,wherethe producershadpresentedampleevidencebeforetheCommission,toprovethattheterm wasneithergeneric,norhadbecomegeneric.AccordingtotheEuropeanCommunity regulation,therewasapossibility ofjudicialreview,thusanypersonwhofeltaffectedby thisregistrationcouldapplyforitsnullification.
- 89. TheDelegationofMexicoagreedwithpreviousdelegationsthatdeterminationof whetheratermwasgenericornothadtobedoneby theauthoritiesofeachcountry. As a result, names which were generic in one jurisdiction, could be geographical indications in another, and cited the case of Manchegocheese, which was a protected geographical indication in the European Communities, whe reas in Mexicoit was considered at ype of cheese (ageneric). The Delegation added however, that it was important to consider the time factor, in other words, once a geographical indication had been registered and protection had been granted in a givent erritory, that designation could not become generic.

Supprimé: theelementsof

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- 90. TheRepresentativeofECTAraisedthepointthattheTRIPSAgreement established,underArticle16theprincipleof"firstintime,firstinright,"whichmeant thatiftherewereotherind ustrialpropertyrightssuchastrademarkspriortotherequest forprotectionofageographicalindicationandiftherequestwasconflictingwiththose rights,thememberStatedidnothaveanobligationtograntprotection.
- 91. TheDelegation ofSwitzerland,referringtothecommentsmadebythe RepresentativeofECTAandstatedtheTRIPSAgreementappliedtheprincipleof territorialityfortheprotectionofgeographicalindications. However, as regarded the country of origin, parameters need ed to be established to determine the link. As to the relationship between geographical indications and trademarks within the framework of the TRIPSA greement, there was a clear difference between the two concepts, and Article 24.5 established the possibility provided under Articles 22.3 and 23.2 to register a mark in the cases considered in the searticles, but the Delegation did not see the principle of first in time, first in right in the relations in the trade of the possibility of the provided under Articles 22.3 and 23.2 to register a mark in the cases considered in the searticles, but the Delegation did not see the principle of first in time, first in right in the relation on ship between geographical indications and trademarks.
- 92. TheRepresentativeofECTAreactedtothecommentsmadebytheDelegationof Switzerland,bysayingthatadistinctionhadtobemadebetweenArticles 24.5and16of theTRIPSAgreement. Article16clearlystatedthattheownerofaregisteredtrademark shouldhavetheexclusiverighttopreventthirdpartiesfromusinginthecourseoftrade, anidenticalorsimilarsignanditwasclearthatthetermsignalsoincludedgeographical indications.Inaddition,thesecondsentenceofArticle16.1oftheTRIPSAgreement clearlyestablishedtheprincipleofpriorrights.Article 24.5inconnectionwithArticle 23 grantedabsoluteprotectiontogeographicalindicationsforwinesandspirits and Article 24.5providedforcoexistence.
- 93. Withrespecttotheexceptionsdiscussedinparagraph 13ofdocument SCT/9/5, i.e.genericcharacterofgeographicalindicationsorcontinueduseofterms,the DelegationofArgentinastatedtherewa safurtherveryimportantexception,accordingto theTRIPSAgreement:continueduseovertime,butwithoutanylinktoaprior intellectualpropertyright,inwhichcasetheuseofexpressionsthathadoccurredovera longperiodoftimewasallowedtoc ontinue.Inaddition,theDelegationdisagreedwith theapproachofparagraph14ofthedocument,asthetwoexceptionsmentionedabove didnotstemfromrelativelyrarecontextspriortotheentryintoforceofnationalor internationalregulations.Ind eed,theyweremorecommonthanprotectionby *suigeneris* systems.Furthermore,thefactthatanamehadbecomegenericinmanycountrieswas duetoprocessesofimmigrationandcolonization,asinLatinAmerica.
- 94. Inreplytothecommentsmad ebytheDelegationofArgentina,theInternational Bureauexplainedthatperhapstherewasaproblemwiththedraftingortheunderstanding ofparagraph14.Indeed,referencewasmadetothesituationexistingtoday,asinherited fromthepast.Therewe reobviouslymovementsofpopulationswhichcreatedsituations offact.Theseneededtobedealtwiththeintroductionofthe"grandfatherclause", applicabletothoseperiodswhentherenolegalnorms.

- 95. The Delegation of Australia raised the issue of the protection of geographical indicationsabroadandreferredtodocumentSCT/8/5, startinginparagraph23. The Delegationsaidthatthedocumentprovidedausefuloverviewofpossiblewaystoprotect geographicalindicationsinforeign countries, namely through bilateral agreements, protection of European Community geographical indications, protection of appellations oforiginthroughtheLisbonAgreement, and protection through certification and collectivemarksbywayoftheMadridAgreement andProtocol.TheDelegation explainedthatseveralforeignholdersofgeographicalindicationshadsoughtand obtained protection through the certification marks system in Australia (Stilton, Ceylon Tea,etc.)andbydoingsotheyhadbeenabletoestab lishcertaintyastohowCourtsin that country understood such protection. The Delegation recalled that the Delegations of GermanyandtheEuropeanCommunitieshadmentionedthatprotectionagainstmissuse ofageographicalindicationinthosecountries waspossiblethroughthetribunals. However, the Delegation wondered if other countries had a mechanism of positive protection for foreign geographical indications, which could provide security to the Courts.
- 96. The Representative of AIPPI obser ved that there seemed to be agreated if ference betweenspecificregistrationsystemsforgeographicalindicationsandregistrationof collectiveorcertificationmarks. Normally, it was possible for foreigners to apply for collectiveandcertificationmar ks,onthebasisoftheParisConvention,butanequal possibilitydidnotexistforgeographicalindicationsregistrationsystems, and for this reasontheEuropeanUnionsystemwaslimitedtoresidentsoftheEUterritory,except maybethroughbilaterala greements. In the view of the Representative, it was more appropriatetoregistergeographical indications ascertification marks, although a large number of countries protected geographical indications as collective marks. Most countries of the European Community allowed registration as collective marks of terms withageographicalorigin, eventhough they were descriptive, and every member of the associationwhofulfilledtherequirementscouldusethemark. The Representative furthernotedthatthisc ouldbeawaytoprotectforeigngeographicalindications, for example in the European Community. However, the protection granted through collectivemarkswouldbelowerthantheprotectionundercertificationmarksora sui generissystemofregistratio n.
- 97. Referringtoparagraph 33ofdocumentSCT/8/5,theDelegationofthe
  United StatesofAmericaemphasizedthattheMadridAgreementandProtocolprovided
  fortheprotectionofcertificationmarks.Sincethiswasanopensystem,whichallow
  ed fornoticeandforthepossibilityofoppositionandcancellation,andwasusedbyafairly
  largenumberWTOMemberStates,itcouldprovideaneasyinternationalmechanismfor
  theprotectionofgeographicalindicationsviathecertificationmarkssyste
  m.
- 98. Inreactiontothiscomment,theDelegationofSwitzerlandnotedthatalthough certainMemberStatesoftheMadridAgreementusedtrademarklawtoprotect geographicalindications,thiswasnotthecaseinallMemberStates.Whenacountr undertheMadridAgreementorProtocolreceivedanapplicationfortheregistrationofa mark,whichincludedorconsistedofageographicalindication,thecountrywould examinetheapplicationaccordingtoitsowncriteria,andonthebasisofthecond itions

forvalidityofthetrademark,ie.distinctiveness,originoftheproducts,etc. Thismeant thatinmanycountries,ifthemarkwasasimplegeographicalindication,itcouldnotbe registeredasatrademarkbecauseitdidnothaveadistinctivech aracter,butitwould ratherberegisteredasageographicalindication.

99. TheDelegationoftheUnitedStatesofAmerica,saidthatsomeoftherecent interventionshadstressedtheexistingdifferencesbetweenthecommonlawandcivillaw systemsandstressedtheimportanceofestablishingdefinitions.TheDelegation wonderedwhetheritwouldbemoresuitablefortheSCTtofocusontheelementswhich ledtoprotection.Forexample,elementsthattendedtoestablishthecharacteristicsofth good,orthemeaningof\*essentiallyattributabletoitsgeographicalorigin\*andhowthis conceptwasestablished.Perhapsbyreachingcommonunderstandingsonthesepoints,it wouldbepossibletoreachacommonunderstandingonthedefinitionofgeog raphical indications.

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- 100. TheDelegationoftheEuropeanCommunities,alsospeakingonbehalfofits memberStates,saidthatindocumentSCT/9/4,theSecretariathadclarifiedthe differencesbetweentrademarksandgeographicalindications,and otherpartsofthis documenthadalreadyaddressedtheconcernsraisedbytheDelegationofthe United StatesofAmerica.
- 101. InresponsetoaquestionraisedbytheDelegationofArgentinaastotheimpactof registeringgeographicalindications ascollectivetrademarks,onthesubstantiverightsof holders,theDelegationofGermanyexplainedthatsuchregistrationswerepossibleonly whentheywerecontemplatedinthenationallegislationofthereceivingcountry,aswas thecaseforGermany. TheDelegationoftheEuropeanCommunities,alsospeakingon behalfofitsmemberStates,addedthatincertaincases,aproductwhichreceived protectionasageographicalindicationorappellationoforiginundernationallegislation hadtobeprotected byacollectivemarkifthecountrywherethatproductwasexported didnotprovideforanothertypeofprotection.

#### InternetDomainNamesandGeographicalIndications

102. TheDelegationoftheEuropeanCommunities,alsospeakingonbehalfofit memberStates,notedthatthequestionofprotectionofgeographicalindicationsinthe domainnamesystem(DNS)wasacomplexmatter,andrequestedtheInternational Bureautoprepareasummarydocument,settingouttheadvantagesanddisadvantages, clarifyingobjectivesanddescribingthestepsinvolvedinimplementingprotectionfor geographicalindicationsintheDNS.TheDelegationsofMalta,Mexico,Sweden,Sri LankaandTurkeysupportedthisrequest.TheDelegationofSwitzerlandsupportedthe requestforsuchastudy,andaddedthatitshouldexaminetheextenttowhichthe protectionaccordedtotrademarksundertheuniformadministrativedisputeresolution policy(UDRP)couldapplytogeographicalindications.

- 103. The Delegation oft he United States of America stated that, while it did not object in principle to the carrying out of such as tudy, this exercise was likely to be controversial and the International Bureau should be permitted to fully explore the issues raised, including the current facility for complainant sholding collective or certification marks to access the UDR P with respect to geographical indications, the relationship between notification sunder Article of terand actions brought under the UDR P, the role of traditional expressions as geographical indications, and how homony mous geographical indications would be treated.
- 104. TheDelegationofAustraliastronglysupportedtherequestforastudybythe InternationalBureauthatcompileddiscussionsoftheiss uesraisedbyprotectionof geographicalindicationsintheDNS,butexpresseditsreservationstodiscussionofthe advantagesanddisadvantagesofsuchprotection,notingthatthisimpliedastatementof viewsonthepartoftheInternationalBureau.Th eDelegationofAustraliafurthernoted thatitwasimportantthatanyimplementationofprotectionofgeographicalindicationsin theDNSwasnotgrantingnewrightsinsuchnames,butrecognizinganexisting intellectualpropertyrightforprotectionaga instabusiveorbadfaithuseofsuch indicationsintheDNS.
- 105. TheDelegationofJapanemphasizedthatitwasimportanttotakeaccountofthe rapidchangesintheInternetsociety,andthatexcessiveprotectionofnamessuchas geographicali ndicationscouldcreateproblemsforregistrationauthoritiesand decision-makersattemptingtodecidethescopeofprotection. TheDelegationnotedthe diversityofopinionsindiscussionsonthisissue,includingintheTRIPSCounciland SCT,overfunda mentalissuesconcerningprotectionofgeographicalindicationsinthe physicalworld,includingtheirdefinition,meansandscopeofprotection,andexceptions toprotection. TheDelegationexpressedstrongdoubtastowhetheritwaspossibleatthis timetousefullydiscussthisissueinthecontextoftheDNS,andsuggestedthatsuch discussionsbepostponeduntiltherewasfurtherdevelopmentindiscussionsonprotection ofgeographicalindicationsinthephysicalworld. TheDelegationsofArgentina, Australia, Canada, CzechRepublic, Mexico, theRepublicofKorea, Turkeyandthe UnitedStatesofAmericaofAmerica, expressedsimilarconcerns.
- 106. TheDelegationofMexicoaddedthatprotectionshouldonlybeextendedto geographicalindicati onsintheDNSoncethereexistslegalcertaintyorminimum consensusastohowtoprotectsuchindicatorsinthephysicalworld.Intheabsenceof suchconsensus,theDelegationrequestedthatthesediscussionsbepostponed.The DelegationofArgentina agreedwiththisremark,andnotedthatlengthydiscussions concerningprotectionofgeographicalindicationsinthephysicalworldhadnotyetbeen resolved.
- 107. The Delegation of the European Communities noted that, by its decision in September 2001, the General Assembly required the SCT to discuss the issue of protection of geographical indications in the DNS, and to reach a decision. The Delegation noted that it had shown flexibility in earlier discussions and requests concerning geographical indications, and that similar flexibility should now be extended

toconsiderprotectionofgeographicalindicationsintheDNS, which was an issue of importance to its Member States. The Delegation noted that, after three years of discussions, a construct ive solution was now required to the problem of registration of geographical indications as domain names by persons note ntitled to use such identifiers, as established by the TRIPS Agreement. The Delegation noted that no consensus was required as to as in glesy stem for protection of geographical indications in the DNS, but that the minimum protection required by the TRIPS Agreement could be accorded through various means of protection, and that this was consistent with extending a measure of protection of geographical indications in the DNS.

- 108. TheRepresentativeofAIDVnotedtherecentresolutionofitsGeneralAssembly that expressed the AIDV's concernwith the registration of domain names containing all or part of geographical indications by persons notentialed to rights in such names. The Representative emphasized the need for respect for such intellectual property rights, as established in the TRIPS Agreement, and stated that geographical indications should be accorded protection similar to that granted to trade marks in the DNS.
- 109. TheDelegationofSriLankanotedthat, whilethereexistsadivergenceofviews astohowtoprotectgeographicalindications, there is ageneral agreement on the need and obligation toprotect such indicators under the TRIPS Agreement. The issue is therefore the manner in which such identifiers must be protected. The Delegation stressed the urgency with which this issue must be addressed, and astudy conducted by the International Bureau, and noted that any delay would allow third parties to register geographical indications as domain names, there by aggravating the question of alleged acquired rights.
- 110. The Delegation of Swedenagreed with this proposal.
- 111. The Delegation of A ustralianoted the divergence of views on this issue and proposed that, while such discussions should continue in the SCT, clarification was required a stothesubstance and timing of future work in this area.
- 112. TheDelegationofArgentinaemph asizedthattheissueofprotectionof geographicalindicationsintheDNSimplicatedbroaderquestionsastothescope, object andmannerofprotectionthatrequiredacoherenceoragreementontheunderlyingissues (forexample, whatlistsofnameswould beprotected in the DNS, and whattreatment would be given to generic terms).
- 113. TheDelegationoftheEuropeanCommunitiesnotedthatnolistofnamesof geographicalindicationswasrequiredinordertograntprotectionintheDNS,inthesam waythatnosuchlistexistedinordertograntprotectiontotrademarks. TheDelegation notedthat,inthecasethatadomainnameregistranthadarighttousethegeographical indicationanditsusewasnon -abusive,thenthefirst -come,first -served principleof domainnameregistrationwouldapply.

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- 114. TheRepresentativeofINTAnotedthefundamentalprincipleofcomparativelaw that different legal systems could achieve a similar solution by means of different procedures or terminology for example, the protection of business entities under corporate law in common law jurisdictions, and as SAR Lincivillaw jurisdictions. The Delegation noted that discussions in the SCT revealed a common approach to the issue of protection of geographical indications in the DNS.
- 115. The Delegation of France, referring to the intervention of the Representative of INTA, noted that geographical indications were subject to various forms of protection, including a scollective or certification markst hat were eligible for protection under the current UDRP.
- 116. The Chair concluded that all delegations supported further examination of the question of protection of geographical indications in the domain namespace (DNS), and had requested the International Bureautore port to the Committee and outline approaches for future discussion.
- 117. TheInternationalBureauindicatedthattherequestedstudywouldsummarizethe issueofprotectionforgeographicalindicationsintheDNS,setoutt headvantagesand disadvantagesofincludingtheprotectionofgeographicalindicationsintheuniform administrativedisputeresolutionpolicy(UDRP),andnotethechallengesanddiffering viewsinthisarea.

### InternetDomainNamesandCountryNames

- 118. Discussionsontheprotection of countrynames in the Domain Name System (DNS) were based on documents WO/GA/28/7, WO/GA/28/3 and SCT/9/7.
- 119. TheInternationalBureaurecalledthat, atitsmeetingfromSeptember23to October1,2002, theGeneralAssemblyofMemberStatesofWIPOhadnotedthatall delegationshadapprovedtherecommendationsoftheSCTconcerningcountrynames withtheexceptionofthoseofAustralia, Canada and the UnitedStatesofAmerica of America. Itaddedthatt heGeneralAssemblyhadfurthernotedthatanumberofissues concerning the protection of countrynames in the DNS required examination in greater depth. Its pecified the following three questions:
- (a)thelisttobereliedupontoidentifythecountry namesthatwouldbenefitfrom theprotectionenvisaged;
- (b) the extension of the deadline for the notification to the Secretaria to finames by which countries are commonly known;
  - (c)howtodealwithacquiredrights.

- 120. The Secretaria trecal ledthat the General Assembly had decided that the debate should continue within the framework of the SCT with a view to reaching a final decision.
- 121. TheDelegationofMexico,onreadingdocumentSCT/9/7,expressedsurpriseat thesmallnumber of countries that had notified the International Bureau of the names by which they were commonly known. It wondered finally whether that was an indication that few countries that actually wanted country name protection in the DNS.
- 122. Replyingto aquestionraisedbytheDelegationofAustraliaonthewisdomof drawingupalistofcountrynames,theSecretariatrecalledthattheSCT recommendationsoncountrynames,approvedbymostdelegationsinSeptember2002, includedtheextensionofprotect iontopotentiallymisleadingvariationsoncountry names.Itmentionedacertainnumberofexamplesofsuchpotentiallymisleading variations,including"Holland"fortheNetherlands, "Russia"fortheRussianFederation, orthemoredifficultmatterof" Siam"forThailand.Itrecalledthattheideabehindthe drawingupofalistofcountrieswastoaccommodatethesefewinstancesofpotentially misleadingvariationsonnamesinordertoensurethattheytoowereprotected.Italso addedthattheconcep tofpotentiallymisleadingvariationshadtodonotonlywiththe nameitselfbutalsowiththeriskofpossibleassociationbetweentheownerofthedomain nameandtheconstitutionalauthoritiesofthecountryconcerned.
- 123. TheDelegationof Japan, whilefavoring the proposal to consider the question of country name protection in the DNS, said that it was necessary to discuss the legal found at ion underlying that protection. The Delegational sopointed out that it did not wish to have UDR Ppri nciples extended to country names. It was however in favor of registries being provided with a list of country names.
- TheDelegationofCanadarecognizedthat, eventhoughmost delegations wished tohavecountrynamesprotectedintheDNS.t hemannerinwhichtheprotectionsystem wouldbeadministeredinpracticewasstillunclear. The Delegation emphasized the importanceofaneffectiveandinexpensivedomainnameregistrationsystemthatallowed nthatconnectionthatitwasofprimeimportance fortheevolutionoftheInternet,addingi thattherulestobelaiddownforthevirtualworldshouldberelevanttotherulesthat alreadyexistedintherealworld. The Delegation made it clear that its upported in principlethecontrolofcount rynameabuseintheDNS,butthatitdidnotrecognizethe rightsofcountries in their names. Consequently it did not support the idea of a country beingabletoreserveitsnameintheDNSinorderthatthedomainnamecorrespondingto thenameofthe countryinguestionmightbeusedonlybythatcountry'sconstitutional authorities. The Delegation maintained that, before ICANN could take any action with a viewtoprotectingcountrynamesintheDNS,Statesshouldintroducetherightdegree levelofp rotectiontobeaffordedtocountrynamesundergenerallyapplicable international principles and treaties. In that connection the Delegation considered it inappropriatetoaskICANNtoestablishnewrightswhileStateswerenotevencapableof settingth eappropriatelevelofprotection. Itended by declaring itself infavor of the consensual approach which consisted in continuing the discussions on the protection of countrynamesintheDNS.

- 125. LiketheDelegationofCanada,thedelegationso fAustralia,UnitedStatesof AmericaandtheRepresentativeofINTAdismissedtheideaofacountrybeingallowed toreserveitsownnameintheDNS.
- 126. Whilesomedelegationswereseentobescepticalregardingtheestablishmentofa listof countrynames, the delegations of Australia, Egypt, France, Germany, Greece, Mexico, Spain, SriLankaand the United Kingdom declared themselves in favor of establishing such a list, which would be based on the UNTerminology Bulletin. Several delegations (Australia, Egypt, Spain, SriLanka, United Kingdom) said that the list could also include the names by which countries were commonly known and two delegations (Australia and SriLanka) were also in favour of including to the list potentially misleading variations.
- 127. TheDelegationoftheEuropeanCommunitiessuggestedthattheperiodallowed forthenotificationtoWIPObyMemberStatesofthenamesbywhichtheircountries werecommonlyknownshouldbeextended.
- 128. TheDelegation of Australia, while recalling that it was not itself in favor of protecting country names in the DNS, pointed out the General Assembly had decided on such protection, and that attention should therefore beturned to its procedural aspects. In that connect ion the Delegation declared itself in favor of drawing up a list containing the official names of States in both the long and the shorter forms, then a mesby which the countries were commonly known and also potentially misleading variations.
- 129. The Delegation of Brazilde clared itself in favor of continuing discussions on the question of the protection of country names in the DNS. It added that examination of the replies to the question naire on country names circulated among WIPO Member States by the International Bureau would allow the essential features of this issue to be identified, and could serve as a basis for future discussion.
- 130. TheDelegationoftheUnitedStatesofAmericareturnedtothestatementsmade bytheDelegations ofCanadaandJapan,andsaidthat,inviewofthelackofconsensus onthelegalfoundationthatshouldunderliecountrynameprotectionintheDNS,a preliminarystudyshouldbeundertakeninordertoidentifythegeneralprinciplesof intellectualprope rtylaw.Italsonotedthat,ifUDRPprincipleswereextendedtocountry names,thequestionofasovereignStateinvokingitsimmunitywhereadefendantwentto courtwouldariseevenwhentherewerenoconsensusonthematterofsovereign immunity.Tha thoweverwasamatterwithwhichtheSCTshouldnothavetoconcern itself,andsotheDelegationconcludedthatitdidnotwishtocontinuetoworkonthe questionforthetimebeing.
- 131. TheDelegationofMexicosaidthat,ifitweredecidedt hatprotectionwouldbe confinedtothosenamesalonethatappearedintheUNBulletin,itwaswillingtohavethe name"RepúblicaMexicana"removedfromthelistofcommonlyusedcountrynames notifiedtotheInternationalBureau.

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- 132. TheDelega tionofJapansaidthatUDRPprinciplesshouldnotbeextendedto countrynames. Asforthelisttobeused, theDelegationsaidthatitwishedtohavethe listbasedonthatappearingonISOStandard3166. Itaddedthatitwishedtoprohibitthe misuse of countrynames in the DNS, butthat a discussioning reater depthwas necessary.
- 133. Acertainnumberofdelegations(Mexico,Spain,UnitedStatesofAmerica) expressed concernregarding the possibility of making comments on the list of common used country names notified to the International Bureau.

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- 134. InreplytoaquestionmadebytheDelegationofAustraliaastowhetherStates werewillingtogiveuptheirimmunityinconnectionwiththeUDRPprinciples,the Secretariatrecalled acertainnumberofprovisionsapplicableintheframeworkofthe UDRP.Amongotherthingsitmentionedthat,onfilingacomplaint,theplaintiff undertooktorecognize,intheeventofthedefendantgoingtocourt,thejurisdictionof theplaceinwhic htheregistrywaslocatedorthatofthedefendant'sdomicile.Acertain numberofStates,includingAustralia,NorwayandTurkey,hadlodgedcomplaintsunder theUDRPandindoingsohadrenouncedtheirimmunity.TheInternationalBureau addedthat,as farastheextensionofUDRPprinciplestothenamesandacronymsof intergovernmentalorganizationswasconcerned,theorganizationshadsaidthattheydid notwishsubmittothejurisdictionofonecountryinparticular,andthatithadactually beingag reedthattheUDRPwouldbeamendedtoprovidefor *denovo* examinationin connectionwithanarbitrationprocedure,andthereforetoruleoutrecoursetothecourts.
- 135. The Chair recalled that it had been proposed that the list of country names protected should be based either on the list appearing in the ISOS tandard 3166 or on the UNB ulletin, or alternatively that work should continue on that question. She proposed setting December 31,2002, as the date on which work on the issue should be completed, and ended with a reminder that the matter of acquired right shad also to be dealt with.
- 136. The Delegation of Mexico endorsed the Chair's conclusions, adding that it might be useful for the International Bureautodrawupadocumen to ontaining suggestions for possible options available to the owner of adomain name in the event of a State party to a disputer effusing to renounce its immunity.
- $137. \quad The Delegation of Australia declared its concern regarding the question of extending the time limit to December 31,2002, while the rewas not even a process concerning the fate of the list.$
- 138. The Delegation of Yugoslavia wondered how in a case of a country changing its name would be dealt with.
- 139. TheInternat ionalBureautooktheopportunitytomentionthattheUNBulletin wasasoundbasisinasmuchasitsregularupdatingreflectedanychangesthatmighthave beenmadetoacountryname.

- 140. The Delegation of Venezuelawondered whether certain terms appearing in the UNB ulletin such as "Government" or "Confederation" were also going to be protected as such.
- 141. TheSecretariatstatedonceagainthatadecisionhadtobetakenregardingthelist onwhichtheprotectionofcountrynamesinth eDNSshouldbebased,namelythelist appearinginISOStandard3166ortheUNTerminologyBulletin.Itemphasizedinthat connectionthatthediscussionshadrevealedamajorityofdelegationsfavoringtheuseof the UNBulletin. While recalling that onclusions had to be reached on the matter ofacquiredrights, some delegations at the special sessions had proposed the payment of compensationtotheownersofdomainnameregistrationsthatcorresponded to country nameswherethoseownershadnoconnect ionwiththeconstitutionalauthoritiesofthe countries concerned. It did however point out that such an approach would raise a certain number of difficulties, such as the calculation of the amount of compensation. It suggestedthatthesimplestapproac hmightbetoprotectcountrynamesagainstfuture registrationasdomainnamesingTLDs.Itaddedthatsuchanapproachcouldmore easilybeappliedintheICANNframework.
- 142. ThedelegationsofAustralia,Germany,Greece,Japan,Mexico,Spain andthe United KingdomsupportedtheapproachproposedbytheInternationalBureau,which consistedinprotectingcountrynamesagainstfutureregistrationasdomainnamesin gTLDs. TheDelegationofMexicosuggestedthatsuchprotectionalsobeextended tothe ccTLDs.
- 143. The Delegation of Spains aid on the other hand that, in the case of registration in badfaith, UDR Pprinciples could be applied retroactively.
- 144. The Delegation of Greeces aid that, if the principle of retroactivity were accepted, its awno objection to it being applied.
- 145. The Delegation of the United States of Americas aid that, as far as acquired rights were concerned, at rademark for instance could very well incorporate a country name, and also that certain generic terms in English could correspond to country names, "Turkey" being an example. The Delegation highlighted the fact that that was an instance of intellectual property rights being used in good faith as domain names.
- 146. Onthematte rofsovereignimmunity,theDelegationofMexicoaskedthe InternationalBureautoexplaintoitwhy *denovo* examinationcouldbeconsideredinthe caseofaninternationalintergovernmentalorganization,butnotforaState.The Delegationfinallywonde redwhetherothersystemsexistedthatallowedStatesnotto renouncetheirimmunity.
- 147. TheInternationalBureausaiditwasacknowledgedininternationallawthat internationalintergovernmentalorganizationscouldobjecttoanyrecognition of national jurisdictionandoptforrecoursetoarbitration.Itsaidthat,inthecourseofdiscussionson theprotectionofthenamesandacronymsofintergovernmentalorganizationsintheDNS, thelegaladvisersoftheUnitedNationshadproposedaproce durewhereby *denovo*

examination could be considered in the case of arbitration. The International Bureausaid that the option was available in the case of States.

148. WhilethedelegationsofFrance,GermanyandSpainstatedexpresslythatth wereinfavorofextendingUDRPprinciplestocountrynames,thedelegationsof Germany,SpainandGreecedeclaredtheirpreferencefortheliftingofsovereign immunityinsuchcases.

- 149. The Chairdrewthe following conclusions:
- (a) RecallingthedecisiontakenbytheGeneralAssemblyatitsSeptember 2002session,themajorityofdelegationshaddeclaredthemselvesinfavorofamending theUniformDomainNameDisputeResolutionPolicy(UDRP)withaviewtohaving countrynamesprotectedin theDNS.
- (b) Asfarastheprocedureforthatprotectionwasconcerned <sup>1</sup>thedelegations hadspokeninfavorofthefollowingmeasures:
- (i) protectionshouldcoverthenamesofcountriesintheirlongand shorterformsasappearingintheUNTerminology Bulletin;
- (ii) protectionshouldmakeitpossibletocombattheregistrationoruse ofadomainnameidenticalorconfusinglysimilartoacountrynamewheretheownerof thedomainnamehadnorighttoorlegitimateinterestinthename,andwherethedo main namewasofsuchanaturethatuserswereliabletobewronglyledtobelievethatthere wasanassociationbetweentheownerofthedomainnameandtheconstitutional authoritiesofthecountryconcerned;
- $(iii) \quad every country name should be protected \quad in the official language or languages of the Country concerned and in the six of ficial languages of the United Nations:$
- (iv) protectionshouldextendtoallfutureregistrationsofdomain namesingenerictop -leveldomains(gTLDs).
- (c) The delegationsh addeclared themselves in favor of continuing discussions on the following points:
- (i) extension of protection to the names by which the countries are commonly known; the delegations had also agreed that any additional name of that kind should be communicated to the Secretaria thy December 31,2002;
- $(ii) \qquad retrospective application of protection to existing domain name \\ registrations in which rights invoked might have been acquired;$

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SeeWIPOdocumentWO/GA/28/3ofJune24,2002("InternetDomainNames").

- $(iii) \qquad the matter of the sovereign immunity of States party before the courts of other countries regarding the procedures for the protection of country names in the DNS.\\$
- (d) The delegations asked the Secretariatto convey the recommendation to the Internet Corporation for Assigned Names and Numbers (ICANN).
- (e) The Delegations of Australia, Canada and the United States of America of America dissociated themselves from the decision.
- (f) TheDelegationofJapanconsideredthat,whileitwasnotopposedtothe decisiontoextendprotectiontocountrynamesintheDNS,furtherdisc ussionswere necessaryregardingthelegalfoundationofthatprotection,anditexpressedreservations regardingparagraph 2above,withtheexceptionofitssubparagraph (iv).

### **Trademarks**

150. TheSecretariatinformedtheSCTthattwonewcount rieshadacceededtothe TrademarkLawTreaty(TLT)sincetheeighthsessionoftheCommittee,namely KazakhstanandEstonia,bringingtothirtythetotalnumberofmemberStatestothis treaty,bytheendofJanuary2003.TheSecretariatalsoannouncedt hepublicationofthe JointRecommendationConcerningProvisionsontheProtectionofMarks,andOther IndustrialPropertyRightsinSigns,ontheInternet,asWIPOpublicationNo.845.

Proposals for further harmonization of formalities and procedures in the field of marks

TheSecretariatintroduceddocumentSCT/9/2whichreflectedthechanges suggestedbySCTmemberStatesatitslastsession. TheSecretariatproposedtobegin discussionswithArticle 8oftheTLTregardingCommunicationsa ndtherelevant Rule 5bisofthedraftrevisedTreaty.TheSecretariatexplainedthatconcernswereraised attheeighthsessionastotheproposedlanguageofsub -paragraphs(b)and(c)which, reproduced the language of the Patent Law Treaty (PLT) and wa swordedinthenegative. Concernswerealsoexpressed as to whether a contracting party could be forced to accept communicationsotherthanonpaper.Somedelegationshadexpressedthedesireof introducingsomeformofincentiveorastatementrecallin gtheimportanceofelectronic filingparticularlyfortrademarkusers. Toreflect these concerns, the Secretaria thad reproduced the extisting paragraphs (b) and (c) as Alternative A, and as Alternative B newwordingbearinginmindtheseconcerns.

### Article 8

152. TheDelegationoftheUnitedStatesofAmericanotedthat,initsview,the approachusedinArticle 8seemedtolimittherightofofficestochoosethemeans throughwhichtheywishedtoreceivecommunications.TheDelegationfurthe rexplained

thatalthoughtheUnitedStatesofAmericahadcurrentlynoplantoshifttomandatory electroniccommunications,itwasoftheopinionthatatreatyshouldbeforward -looking andthereforeitshouldnottieofficestoaparticularformofcomm unication. The Delegationpresentedsomestatisticsonfilingsoftrademarkapplicationsfromforeign applicantsattheUSPTO,intheperiod2000 -2001,whichshowedthat,contraryto certainoffices,applicantswhohadexperiencewithelectronicfiling preferredthisformof filing. Forthisreason,theDelegationexplainedthatitwouldnotsupportatreatywhich limitedofficesfrommovingintothefuture.

- 153. The Delegation of Spain, supported by the delegations of Germany, Panama, the Republic of Korea, the Russian Federation and Ukraine favored Alternative Binthetext, as it provided a positive language and was clearer than Alternative A.
- 154. TheDelegationofAustralianotedthatalthoughthisDelegationhadexpressedits preferenceforapositivewordingoftheprovisiononcommunications,itdidnotconsider thatthesenseofAlternativesAandBwasequivalent.TheDelegationnotedthat AlternativeBcouldmoreaccuratelyreflectAlternativeAifitread"AnyContracting Partymayrequirethefilingofcommunicationsonpaperandotherthanonpaper."Asit stood,alternativeBmeantthatContractingPartieswerefreetodecidewhetherornot theywouldacceptcommunicationsonpaperandotherthanonpaper,butitdidnot say whethertheywerefree"torequire"thepresentationofcommunicationsinaparticular way.ReferringtotheinterventionmadebytheDelegationoftheUnitedStatesof Americathatofficesshouldbeallowedtodeterminethemeansoftransmittalof correspondence,thisDelegationnotedthatneitherAlternativeAorBreflectedthat position.
- 155. TheDelegationoftheUnitedKingdomindicatedthatneitherAlternativeAorB conveyedthemessagethatencouragementwasneededtouseelectronicf iling,although oneshouldnotdeterapplicantsfromusingmoretraditionalmethods.Perhapsthis underlyingmessagewaslackinginthesealternativesratherthananypreciselegal wording.
- 156. TheDelegationoftheEuropeanCommunitiessaidtha t,inprincipleitwelcomed thestatementmadebyAustraliaatthelastsessionaskingforapositivewordingfor Article8.However,theDelegationdidnotthinkthatthetwoalternativespresentedat thismeetinghadequivalentmeaning.Itwonderedif itwouldnotbepreferabletosay exactlywhatwasexpectedfromtheseprovisions,andsuggestedthatawordingshouldbe foundallowingofficestoacceptcommunicationsbothelectronicallyandonpaper. Perhapstheappropriatewordingcouldbedrawnfrom theexplanationscontainedinthe notes.
- 157. TheDelegationofCanadasupportedthepositionsexpressedbytheDelegationof AustraliaandtheDelegationoftheEuropeanCommunities.WhiletheDelegationhad somesympathyforAlternativeBasa morepositiveapproach,itthoughtthatthedrafting wasconfusing.TheDelegationwasoftheopinionthatthesuggestionputforwardby Australia,allowingContractingPartiestoreceivecommunicationsonpaperandother thanonpaperwouldmakeclearer thatitwasuptotheOfficetodecidewhattypeof

communication it would require. This position seemed to follow the meaning of the first part of Article 8.1, which set out the requirements that a Contracting Partywas allowed to establish. If this party to require the filing of communications on paper or other than on paper.

- $158. \quad The Representative of OAPI, expressed support for Alternative A which took into account the concerns expressed by the Delegation of the United States of America in letter (c), allowing other forms of communication (i.e. by electronic means). The Representative also referred to two previous articles of the draft: Article 1 (i) on the definition of "Office," which in the view of the Representative, excluded regional offices serving various contracting parties, such as ARIPO or OAPI. Thus the wording of this paragraph should be changed to "... the agency entrusted by one or more Contracting Parties... "Concerning Article 3 (a) (iii) which read "... the applicant has a real and effective industrial or commercial establishment...," the Representative suggested to delete the term "real" as it was subjective and it could mean different things in different jurisdictions.$
- 159. FollowingthesuggestionpreviouslymadebytheDelegationoftheEuropean Communities,theDelegationofAustralianotedthat,therewasathirdalternative wordingforArticle8,whichwastouse,withslightmodifications,the explanation containedintheNotesasitspelledoutrelativelywellthepurposeoftheprovision.In relationtotheinterventionmadebytheRepresentativeofOAPIonArticle 1(i),this Delegationnotedthatinmostinstances,referencetoanofficewa stotheofficeofa ContractingPartyanditwasinrelationtooneapplication.Withregardto Article 3 (a)(iii)theexpression"realandeffective"hadtobeseeninrelationtoother intellectualpropertyinstrumentssuchasthePatentLawTreatyand theMadrid Agreement.InAustraliatherehadalreadybeencaselawontheinterpretationofthese terms,andtheDelegationcautionedagainstintroducinganychangesinthetextwhich maydisrupttheinterpretationofthevariousinstruments.
- 160. Inreactiontothesecomments, the International Bureau explained that, both Articles 1 and 3 were not yet the subject of discussion, as the SCT had decided at the last meeting to first deal with Articles 8 and 13. However, for the sake of clarificatio n, it noted that the language in the TLT followed closely the language of the Paris Convention.
- 161. TheRepresentativeofCEIPIagreedwiththeviewsexpressedbytheDelegations ofAustralia,CanadaandtheEuropeanCommunitiesthatthetextcon tainedin AlternativeBwasnotapositiveexpressionofthelanguagecontainedinAlternativeA. TheRepresentativeexpressedsomesympathyforAlternativeA,ifparagraphs(b)and(c) leftofficesfreetochoosethemeansofcommunication.Thisprovis ionwassimilartothe correspondingprovisioninthePatentLawTreatyandtherewassomemeritinhavingthe sameprincipleforbothpatentsandtrademarks,toavoidfuturegenerationshaving differentinterpretationsinthesetwofields.Thisprovision hadbeenthesubjectof intensivediscussionsduringtheDiplomaticConferencefortheadoptionofthePLTand attheend,itgatheredconsensusasbeingthelanguagewhichunambigouslyprovided

offices with the freedom to choose the means of communication. With respect to an encouragement for offices to move to a system of electronic filing, the Representative was of the view that this aspects hould be dealt with elsewhere for example in an agreed statement of the Conference adopting the treaty, but not in the text of the treaty itself. A treaty should express rights and obligations and not encouragements.

- 162. TheDelegationofEgypt,supportedbythedelegationsofBrazil,Belgium, France, theRepublicof\_Moldova,Slovenia,andSwitzerlandagr\_eedwiththecomments madebyCEIPIandstatedthatitpreferredAlternativeA,sincethishadbeenthe languageadoptedforthePLT,andinthatframeworktherehadbeennoparticular problemsforhavingthisformulationinnegativeterms.Inaddition,t\_hatDelegation reiteratedthecommentsputforwardinthelastsession,thatdevelopingcountriesneeded tobeallowedasmuchtimeandfreedomaspossiblewithregardtoelectronicfiling.The Delegationfurthernotedthatthereneededtobeanagreedst\_atementwithregardto technicalassistancefordevelopingcountriestoreceiveassistanceintheimplementation ofelectronicfiling.
- 163. TheDelegationoftheRepublicofKoreafirstannouncedthatitscountrywas closetoacceedingtotheTLT. Secondly,withrespecttoArticle 8,theDelegation informedthattheRepublicofKoreahadimplementedanelectronicfilingsystemsince 1999andbasedonthatexperience,couldaffirmthatthesystemcontributedtoan increaseinfilingsandtoadminis trativeefficiency.TheIPOfficecontinuedhoweverto handlepaperfiling.TheDelegationbelievedthateachStatehadtherighttochoosethe formoffiling,andthatexclusiveelectronicfilingshouldbepostponeduntilatleastfive yearsafterthea doptionofthetreaty.
- 164. TheDelegationoftheUnitedStatesofAmerica, supported by three other delegations (Mexico, the Netherlands and the European Communities) said that it had become clear that the real concern was to give Contracting Par ties the right to choose the means of transmittal by which they receive communications. Therefore it proposed the following wording "Any Contracting Partymay choose the means of transmittal by which it receives communications" to make it clear that any Contracting Party could determine how it wished to receive communications, either on paper or electronically, according to its development.
- 165. TheDelegationofGuineastatedthatalthoughitrecognizedtheefficiencyof electronicmeansoftrans mittal,notallthecountrieshadsuchmeans.Paperfilinghad alwaysexistedinitscountryandhadfunctionedwell.ThustheDelegationexpectedthat thesystemcouldbemaintained,althoughitwishedthatelectronicmeanscouldbe implementedinthef uture.
- 166. Referringtothestatementsmadebyseveraldelegationsinsupportofa harmonizationoftheprovisionsofthePLTandtheTLT,theDelegationofAustraliasaid that,althoughinsomeinstancesresortingtothelanguageofthePLTcoul dbeuseful, therewasaneedtogobeyondthattreaty.WhenrevisingtheTLT,theSCTneededtobe clear,firstaboutthepurposeoftheprovisionsandsecondly,onthefactthatthetextof theprovisionsclearlyreflectedthatpurposeleavingaslittle roomaspossibleforother

interpretations. Alternative Adidnot give Offices enough freedom to choose the means of filing, and it also allowed for a wide interpretration, which was the reason for concern. If the SCT tied itself to the language contain edinthe PLT, it would be restricted only to the improvements contained in that treaty. Users of the intellectual property community could be nefit most if the future TLT Conference could use work already achieved by the PLT Conference in order to move a head. The Delegation wondered whether the way forward was for the SCT to ask the Secretariatto propose alternative wording, on the basis of the deliberations.

- 167. InreplytothecommentsmadebytheDelegationofAustralia,theDelegationof MexicostatedthattheimplicationsoftheprovisioncontainedinAlternativeAdiffer fromthepreviousprovisionwhichcontainedaprecedingsentenceindicatingalimitdate fortheacceptanceofpaperfiling.InthePLTthedatetoexcludepaperfilingw as June 2, 2005,andinthelastsessionconcernshadbeenexpressedbymanydelegations abouthavingacombinationbetweenthedateandalternativeA,whichwouldoffera possibilityofexcludingpaperfiling.InthecurrenttextofalternativeAtherew asno longeradate,andthisofferedgreaterfreedomtooffices.However,thisDelegation agreedwiththeDelegationofAustraliathattherewasnoabsoluteneedtoharmonizethis treatywiththePLT.Sincetrademarkandpatentlawsweredifferent,the Delegationwas alsoinfavorofdraftinganentirelynewtext,notbasedonthePLT.
- The Delegation of Canada agreed with previous delegations that, in the particular and the previous delegation of the previous dcontextofArticle 8,therewasnoneedtofollowthelanguageofthePLT. Thatlanguage hadbeenadoptedinthePLT,especiallyinconnectionwitharule,equivalentto Rule 5bis, whichestablished the June 2005 deadline for Contracting Parties to accept communicationsonpaper. This Delegation was of the opinion that, in the contextof trademarks, there was no need for such are striction. Thus, a provision could be drafted insimpleterms, combining Alternatives Aand Band Rule 5bis,particularlyinviewof thefactthat, atthepresent meeting, a consensus had been built ar oundthenotionthat officesneededflexibilitytochoosetheforminwhichtheywantedtoreceive communications. The Delegation recognized, nevertheless, the concerns expressed by someDelegationsthatdevelopingcountriesneededtimetoimplementelect ronicfiling. andproposedthefollowingwording"AnyContractingPartymayexcludethefilingof communicationsonpaperormayexcludethefilingofcommunicationsotherthanon paper."
- 169. TheDelegationofAustraliafurthernotedthattheSCT hadtotakeintoaccountin itsdeliberationsonelectronicfiling,thatthereweretwoconstituenciesineverycountry, onewastheoffice,andtheimpactthatelectronicfilingcouldhaveintheworkloadofthe officeanditscapacitytodealwithsuch load. Theotherconstituencywereusersofthe trademarksystem. ReferringtothecommentputforwardbytheDelegationofMexicoin relationtothedatecontainedinthePLT, theDelegationofAustralianotedthatthisdate hadbeendesignedtoprotect ownersofpatentsinasituationwhereofficeswouldrushto implementelectronicfilingwithoutpermittingpaperfiling. Theissueofdateswas howevernotascriticalinthediscussionoftheTLTaswastheissueoftheimpactof electronicfilingono fficesandonusers. Itwasimportanttothinkaboutnationalsfiling

overse as and overse as national sfiling nationally, and this was the reason to engage in harmonization of law and requirements in the first place.

- 170. Tohelpadvancethediscu ssionsonthisitem, the Secretariat presented a document to the SCT containing four proposals suggested by various delegations as alternative wording for Article 8(1).
- 171. TheDelegationofSriLankasuggestedtokeepinmindtheinterestofnat ional offices(capabilitytoprocesse -filingifrequired)andtheinterestofprospective trademarkowners(accesstocomputersandtoelectronicfiling).Imposingelectronic filingmightscaresomecountriestojointheTLT.Forthisreason,theDelega tion favoredalternateproposalAbecauseitgavesomeflexibilitytonationaloffices,and lookedaftertheinterestofdevelopingcountriesandprospectivetrademarkownersin developingcountries.
- 172. TheDelegationofAustraliaquestionedwhe therparagraph 1(d)andRule 5bis shouldbemaintainedandsaidthattheSCTshouldnotfocusonthewordsbutratheron thegoalthisarticlewastryingtoachieve.Ifthegoalwasfornationalofficestobefreeto choose,thenthewordingofthe"chape au"forArticle 8,1(b),1(c),1(d)andRule5 bis wascomplicated.
- 173. TheDelegationofBrazilstatedthatitcouldnotchooseoneoftheseproposals untiltheyweresubmittedtotheproperauthoritiesinitscountry. However, safeguarding the interest of various constituents was important and, for this reason, alternate proposal Aseemed to be the most appropriate.
- 174. FortheDelegationoftheUnitedStatesofAmericasupportedbythe Representativeofanon -governmentalorganization (INTA),Article 8(1)shouldbea generalprinciplestatingthatnationalofficeschosethemeansoftransmittal.Regarding theconcernthatnationalofficesmayimposetheirmeansofcommunicationtoothers,the Delegationdeclareditunlikelybecausemo stofficeswouldwanttoserveallprospective trademarkowners. Fromexperience,theDelegationsaidthatelectronicfillingwasdone byapplicantswithoutthehelpofattorneys,andsincenationalofficesknewbesttheir constituents,itwasforthemto choosethemeansofcommunication.Toconclude,the DelegationoftheUnitedStatesofAmericaproposedArticle 8(1)tobecomeageneral principlereadingasfollows"acontractingpartymaychoosethemeansoftransmittalof communications".
- 175. InresponsetotheproposalmadebytheDelegationoftheUnitedStatesof America,theDelegationofAustraliasupportedbyonedelegation(Panama)feltthata generalprincipleshouldnotbestatedinArticle 8(1)butratherinRule 5bis.The DelegationofAustralianotedthatlargeandmediumenterpriseslookingforexport marketswouldfiletheirtrademarkselectronicallyintheUnitesStatesofAmericato exporttheirproductsinthiscountry.However,sinceotherenterprisesdidnothavethe meanstofileelectronically,allowingnationalofficestodecidethemeansoftransmittal ofcommunicationswoulddisadvantagethem.TheDelegationfavoredtakingoutall

referencestofilingdateandcomplyingwithatimelimitandhaveageneralprovision statingthatofficesmaychoosethemeansoftransmittalofcommunication.

- 176. TheRepresentativeoftheICCindicatedthatatthistimeitcouldnotchosea particularwordingforthisArticle.Moreover,itdeclareditwasuptotheuserstode cide onthebestmeansofcommunication.
- 177. TheRepresentativeofAIPPI, supported by one delegation (United Kingdom), said that the wording of Article 8(1) was in accurate in light of the four new proposals and suggested to include alternate pro posal Ein Article 8(1); or to leave Article 8(1) as it was and put (b), (c) and (d) in the Rule. The Representative explained that the rules might change because new means of transmittal of communication will come up in the future. In addition, henote dthat changing the rules was easier than the articles which required a diplomatic conference.
- 178. TheDelegationofAustraliastatedthat30% of applications were electronically filedinits country. Fifty percent of these applications were filed by applicants not represented by an agent and more than half of those chose to file electronically. They were small businesses and people without larger esources. Those who did not have a computer used these rvices of an agent who did have a computer to file electronically.
- 179. TheInternationalBureausummarizedthediscussiononArticle 8(1)bystating thattheSCTseemedtoagreeonthefactthatitwasfornationalofficestodecideonthe meansoftransmittalofcommunications. TheSCT neededhowevertomakeachoiceon thevariousalternatives, and decidewhere to include it and list the exception stothis general principle. TheSCT also had to take a decision on whether the reshould be an eed to encourage electronic filling by fixing a time limit, as in the PLT, or through another approach.
- 180. IncommentingthesummarymadebytheInternationalBureau,theDelegationof Brazil,supportedbytheDelegationofEgypt,saidthatthespecialneedsofdeveloping countriesshould guidetheSCTandthatthisissuewaslinkedwithtechnicalassistanceto offices,aboutwhichtheSCTshouldmakeadeclaration.TheDelegationexpressed concernregardingimplicationsofsomealternativeproposalsforArticle 8(1)for developingcountri es.Maximumflexibilityshouldbeprovided,becausethesame technologicalmeanswerenotavailableforalltheofficesandalsotheexportingfirmsin developingcountriesmightnotbetechnologicallyadvanced.Forthesereasons,the Delegationfavored AlternativeA.TheDelegationalsoexpresseddoubtsaboutelectronic filingbeingapplicableforallcountriesinthefuture.
- $181. \quad The Delegation of the United States of America supported the views of the Delegations of Braziland Egyptemphasizi ngthat countries should be free to choose the means of transmittal of communications. The Delegation wondered whether there was a need for a special provision concerning electronic filing and that the harmonization of means of communications hould not be an objective. In the view of the Delegation, Alternative Ereflected the wishes of the SCT. This alternative permitted the Offices to continue to accept communications with whatever means they had chosen. \\$

- 182. The Delegation of Ukraine expresse dap reference for Alternative Bsince this alternative allowed other forms of communications than on paper to be chosen in the future.
- 183. TheRepresentativeofAIPPInotedthatAlternativeEcouldnotbeinterpreted wronglysinceitcoveredeve rything.Intheexplanatorynotesitshouldbeunderlinedthat noContractingPartyshouldbeobligedtoacceptthefilingofcommunicationsotherthan onpaperandshouldneitherbeobligedtoexcludethefilingofcommunicationsonpaper.
- $184. \quad The Delegation of Sweden, supported by the Delegation of Norway, favored the viewex pressed by the Representative of AIPPI. The heading of Article 8(1) should either bekept and have Alternative Einthe Regulations or the heading should be deleted and have Alternative Ein Article 8(1). This approach would cover the technical solutions of communications which might be different in the future. However, the Delegation preferred the first alternative it proposed. \\$
- 185. TheDelegationofChinasuppo rtedtheviewsoftheDelegationsofBraziland Egyptthatnationalconditionsshouldbetakenintoaccount.Agentsweremoreimportant inrespectofpatentsthaninrespectoftrademarksandmanytrademarkapplicationswere filedonpaperbytheapplican ts.ThereforetheTLTshouldnotcreateanyobligationfor ContractingParties.
- 186. The Delegation of Australia observed that the technologically advanced countries should not be constrained to allow filing on paper other than as an exception. The Delegation suggested that a time limit should be fixed, as in Rule 8(1) of the Patent Law Treaty, after which a Contracting Partymight exclude the filing of communications on paper. At present, there were only four countries which allowed electronic filing, therefore in almost all cases, applications from a broad were made through a gent swho had access to electronic filing.
- 187. TheDelegationofLebanonaskedwhatwouldbethepositionofcountrieswhich werenot, afterthespecifictimeperi od, capableofhandlingelectronicfiling. The Delegation cautioned against trademark rights becoming a right of a minority and pointed out the situation of persons, for example in the country side, who were entitled to file an application but did not have access to electronic filing.
- 188. The Representative of AIPPI clarified that none of the Alternatives Ato F opposed electronic filing. Neither did they impose any office to apply electronic filing.
- 189. The Delegation of Mexico express edapreference for the Alternative E. The Delegation proposed that the International Bureau draft for the next session are vised Article 8(1) and Rule 5bis.
- 190. The Delegation of the United States of America suggested the deletion of paragraphs (1) and (2) of Rule 5 *bis*.

- 191. The Representative of the ICC supported the statement made by the Representative of AIPPI and expressed a preference for Alternative E. The general principles hould be clarified in the Explanatory Notes.
- 192. TheDelegationofAustralianotedthatArticle 8(1)wasunnecessarysinceitwas theofficewhodecidedabouttheformofcommunication. Thewordingofparagraph (3) couldbesimplier, suchas "aContractingPartyshallacceptacommunicationonaFor m." Paragraphs (5)and(6)couldbeputtogether. InRule 5bis(2)thereferencetoalanguage andtodifferentformsoftransmittalshouldbedeleted. This paragraph couldbe reformulatedas follows "Wherea Contracting Partypermits filing other than npaper, theoriginal of the document may be filed within a time limit".
- 193. TheDelegationoftheUnitedStatesofAmericaexpresseditsreservation concerningArticle 8(3)sincethisprovisioncontainedanimplicationofpaperfiling. The Delegationproposedtoclarifythecontentoftheprovisionbyreferringsimplytoan informationandnottoaspecialform. TheDelegationreserveditspositionalsoin respectofRule5 *bis* concerningtimelimits.
- 194. TheDelegationoftheEuropean Communitiesstatedthatitshouldbeclarified thatArticle 8(2)concerninglanguagesalsoappliedtoallattachmentstothedocuments. Moreover,Article 8(7)shouldnotapplytonon -compliancewithrequirementsregarding languages.Undernationallaw, itshouldbeallowedtodisregardacommunicationina foreignlanguageifitwasnotpossibletounderstanditscontent.
- 195. InresponsetotheDelegationoftheEuropeanCommunities,theChair,referring toArticle 1(iv),clarifiedthattheter m"communication"wasdefinedasmeaningany application,oranyrequest,declaration,document,correspondenceorotherinformation relatingtoanapplicationoramarkwhichwasfiledwiththeoffice.
- 196. TheDelegationofJapan,referringtoA rticle 8(2),emphasizedthatdocuments, suchasdeclarationsoragreementswritteninalanguagewhichwasnotacceptedbythe Office,shouldbetranslatedintothelanguageoftheoffice.TheDelegationsuggested addingsuchaprovisiontothisArticle. Provisionsconcerningtranslationsin Article 11(2)andintheJointRecommendationconcerningTrademarkLicensesshould beincludedinthisparagraph.Asregardsnotificationsofrefusalconcerninginternational registrationsundertheMadridProtocolw hichdesignateJapan,itshouldbepossiblefor theOffice,inthiscontext,torequirethatthedocumentssubmittedbytheholderindicate thegoodsandservicesintwolanguages.ThisisduetothefactthattheProtocolrequires entriestobeinEngli sh.
- 197. The Delegation of the United States of America sought clarification about the meaning of Article 8(7). If the office required the communication to be on paper, should the sender of an emilcontaining an application benotified?

- 198. InreplytotheDelegationoftheUnitedStatesofAmerica,theDelegationof Australianoted,thatinsuchacase,theofficewouldnotifythesenderthatanapplication wasnotfiled.TheDelegationalsowonderedwhetherArticle 8(3)concerning Model InternationalFormswasneeded.
- 199. The Representative of AIPPI proposed two sets of Model International Forms: one set on paper and the other one in electronic form.
- 200. TheDelegationofJapanexplainedthatArticle 8(7)and(8) affectedtherapidity oftheregistrationprocedure. TheDelegationexpressed concernabout the consequences for the date and effects of the recording The sanctions and notifications should be left to the discretion of the Contracting Parties. Japanese law provided for the registration date to be confirmed after the requirements concerning the application were fulfilled.
- $201. \quad The Delegation of the United States of America stated that it did not share the view of the Representative of AIPPI of eproducing the Model International Forms in electronic form. If the necessary information was submitted to the Office, the Office had to accept the filing. \\$
- 202. The Delegation of Australia suggested that, instead of Model International Forms, ac heck list could be drafted which could be inserted in the TLT.
- 203. TheRepresentativeofCEIPInotedthatthe formulation of paragraphs (4)(b) and (5) were different and should be aligned with each other. As regards Rule 5bis (2), the Representative shared the viewex pressed by the Delegation of Australia that this provision should be redrafted but the expression "accompanied by a letter..." should be kept.
- 204. TheDelegationofFrance, supported by the Delegation of Sri Lanka expressed reservation concerning Article 8(7), since this provision would complicate and delay *interpartes* proceedings, such as opposition proceedings, if the communication was not in an official language of the office.
- 205. TheDelegatio nofJapan,referringtoArticle 8(4)(a),statedthat itpreferred a signature for thepurposesof anycommunication sinceasignaturemeetingtheneedsof thenatureofproceduresisrequested. TheDelegationsought clarificationabo ut Article 8(4)(b)concerningtheexceptions suchaselectronicsignatures. Also, the Delegationsuggestedanamendmenttotheeffectthatattestation, notarization, authentication, legalization or other certification of any signature may be requested as an exception in the same manneras and exception in the same manneral and the same mann
- 206. TheRepresentativeofAIPPI,supportedbytheRepresentativ eofINTA,stated thatthepurposeoftheTLTwastoset -upmaximumrequirements.Thepresentationof thecontentsofacommunicationshallcorrespondtoaModelInternationalFormbutnot necessarilybeidenticaltotheinternationalform.ContractingP artiescouldsimplifyor

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adaptit.Asregardssignatures,Article 8(4)(b)isacornerstoneoftheTLTandshould notbeweakened.However,hesuggestedtoadd"subjecttoRule 6(4)"inthisarticle.

- 207. TheDelegationofAustralianotedthatA rticle 8(4)(b)wasanexceptiontothe generalprinciple. TheDelegationsuggested that the removal of exceptions could be discussed at the next meeting.
- 208. The Chair concluded that the appropriate changes to Article 8(1) and Rule 5 bis according to the previous discussion, and in conformity with Alternatives A and E, would be made for the next session of the SCT.
- 209. TheDelegationofAustraliastatedthattherevisedversionofArticle 8should coverAlternativesAtoEandalsocount er-proposals.

Articles 13bis, 13terand13quater

- 210. TheDelegationofJapanexpressedapreferenceforAlternativeAofArticle andpointedoutthatthisprovisionhadagreateffectonapplicationswhichwereaccepted onacceleratedbas is.Delaysinrespectofregistrationproceduresshouldbeprevented. TheDelegationsuggesteddeletingArticle 13bis(2)becauseofitsimplicationonthe proceedingofotherapplications.
- 211. TheRepresentative of <u>CEIPI</u> proposed to refor mulate the expression "registration of amark" simply as "registration."

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- 212. TheDelegationofAustraliasoughtclarificationaboutthedifferencesbetween Articles 13*bis*(1)(ii)and13 *bis*(2).
- 213. TheDelegationoftheUnitedStatesofA mericaexpresseddoubtaboutthe practicalconsequencesofArticle 13bissincethisprovisionwouldcauseuncertainty amongthirdparties. TheDelegationemphasizedthatincontrastwithpatents, trademarks couldbereapplied. Adding time limits would mplicate and delay examination procedures.
- 214. TheDelegationofJapanpointedoutthatArticle 13quater(1),(2)and(3) containedremedieswhichwerenotcoveredbyArticles 13bis(3)and13 ter(2) concerning exceptionsspecifiedinRules 9(5)and10(3).TheDelegationsuggestedspecifyingthe timerelatedremediescoveredbyArticle 13quaterintheseRules.

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- 215. TheDelegationoftheRepublicofKoreaobservedthatArticles 13bis,13 terand 13quaterwouldleadtoadelayinresp ectofexaminationprocedures. TheDelegation raisedconcernaboutthepotentialconflictbetweenthetimelimitsundertheMadrid ProtocolandtheseArticles.
- 216. The Representative of AIPPI suggested examining the background behind the corresponding PLT provisions.

- 217. TheDelegationofAustraliasaidwithregardtoArticle 13bisthataContracting Partycouldprovideforextensionoftimelimits.Wheretheextensionwasnotprovided forinthenationallaw,theContractingPartywas requiredtogiveanadditionaltimelimit ifrequested.
- 218. TheDelegationofSriLankaaskedwhethertheOfficewouldcontinueproceeding onthebasisoftheelementssofarpresentedbytheapplicant,ifcontinuedprocessingin accordancewith Article 13bis(2)wasnotprovidedfor.
- 219. TheInternationalBureauinformedthatatthelastsessionoftheSCTtherewasno disagreementonthepurposeofArticles 13bisor13 ter. ThepurposeofArticle 13bis(2) wasthatwhentheapplicantfa iledtocomply with the time limits and the Contracting Partydidnotprovide for extension of a time limit underparagraph (1)(ii), the Contracting Partyshould provide for continued processing. Article 13bis(1) applied to time limits fixed by the Office while Article 13ter applied to all time limits.
- 220. The Delegation of Australia declared that deletion of Article 13 bis would merit re-consideration taking into account the reservations expressed at this session.
- 221. WithregardtoAr ticle 13bis,theDelegationofSwitzerland,supportedbytwo otherdelegations(DenmarkandSweden)expressedtheviewthatthisprovisionshould beretained,asitwasnecessarytohaveinthetreatyatextregardingtheextensionoftime limitsandconti nuedprocessingwithrespecttotimelimitsfixedbytheoffice. This wouldallowfreedomtoContractingPartiestofixspecialtimelimitsandwouldalsooffer guaranteestotheholderincertaincircumstances. TheDelegationwasnotinfavorofthe fixedtwo -monthperiodestablishedunderRule9(2)(a),asthiswasnotinfavorofthe holderandwouldunnecessarilyextendtheapplicationprocedure. Determinationofthe extensionoftimelimitsshouldbelefttoeachContractingParty. Moreover, ifthis were thecase, thereshouldnotbeageneralobligationtoacceptreinstatementofrightsas providedunderArticle13 terandthereshouldnotbeaprovisionconcerningcorrectionor additionofapriorityclaimassetoutinArticle13 quater.
- 222. TheDelegationof Australiareactedtothecomments made by the Delegation of Switzerland by saying that its reading of Article 13 bis was that where an office provided for an extension of time, this was covered by Article 13 bis (1). If an office had dec ided not to provide for an extension of time, Article 13 bis (2) required that it continue the processing of the application, which in the opinion of this Delegation had the same effect as an extension of time. Thus, Article 13 bis (2) was intended to remove the options from national of fices.
- 223. The Delegation of Switzerland clarified that its previous intervention referred to the possibility of feredunder Article 13bis(1), sub-paragraphs (i) and (ii) to provide for the extension of time limits fixe dby the Office prior to the expiration of the time limit or after the expiration of the time limit.

- 224. TheDelegationofSriLankarequestedclarificationastowhetherArticle 13bis(1) establishedanobligationforContractingPartiestogive atimelimit,butonlychoosing betweenalternatives(i)and(ii),orwhetherthisprovisionconfirmedthediscretionof officestograntanextensionoftimeiftheysodecided.
- 225. Inreplytothisquery,theInternationalBureauexplainedtha tthegeneralidea behindtheinclusionoftheprovisionscontainedinArticles 13bisand13 terwastomake thetreatymoreuser -friendlyforapplicantsandthusprovidethemwithrecourseincase oftimelimitswhichtheymightnotbeabletomeetormigh thavefailedtomeet. Article 13biswouldonlyapplytotimelimitsfixedbytheofficeandprovidedfor extensionpriortoexpirationorafterexpiration.Paragraph(1)wasanoption,and paragraph(2)cameintoplayifparagraph(1)didnotapply.Th eInternationalBureau alsoreferredtotheNotesonthisArticleindocumentSCT/9/2.
- 226. TheDelegationofAustraliarecalledthat,duringthediscussionsatthelast session,thatDelegationhadmadeaproposaltodisposeofArticles13 bisand 13 ter,as thelanguageoftheprovisionshadbeentakenfromthePLT,whichdidnothelptoclarify theirmeaning.TheDelegationfurthersuggestedtostartwithentirelynewlanguageand includeintheTLTaprovisionallowingforrelieftoapplicantsa ndownersinasituation whereofficesmadeadministrative,arbitraryandsometimesveryshortdecisionsabout timelimits,whichcouldhavealsoresultedinlossofrights.Inanycase,thetextshould beclearatfirstreadingandalthoughthenotescou ldbeusedtoprovideadditional explanations,theyshouldnotbeneededtoclarifythetext.
- 227. TheDelegationoftheUnitedStatesofAmericasupportedthecommentsmadeby theDelegationofAustraliaandaddedthatadefinitionwasperhapsne ededtoclarifythe meaningofthevarioustimelimitsconsideredinArticle13 *bis*:timelimitsbystatute,by regulationorsimplypublished.Clarificationwasalsoneededaboutwhetherthisarticle imposedonofficestherequirementtogivethealterna tivesinsub paragraphs(i)and(ii), orwithoutparagraph(2).
- 228. TheDelegationoftheRussianFederationexplainedthatinthatcountryitwas consideredimportantforapplicantstobeabletoextendtimelimits. However, this depended on the office, as applications sometimes involved intermediatework, such as translation or transfer of documents, which created delays. Current national legislation provided for the office to respond to requests within two months, but the possibility to apply for extensions was unlimited, which in practice led to as it uation where applicants could extend this periode ven for years, with the consequent damage to other applicants and third parties. New legislation had been drafted to limit the extension of time limits to as ix -month period, which was considered fully sufficient. With regard to the explanation given by the International Bureau, this Delegation was of the view that it would not be reasonable to consider other time limits, in addition to those provided in national legislation, and also wondered about the need to retain Article 13 bis.

- The Delegation of Canadare called explanations given by the International Bureau13bis(1)wasoptionalforContractingPartie totheeffectthatArticle s.Therewasno obligationtograntextensionsaccordingtoeithersub -paragraphs(i)or(ii). However, if offices granted time after the expiration of the time limit, they would need to have continuedprocessingasinparagraph (2).Intheopinionoft hisDelegation,thereal objectiveoftheprovisionwastoallowforsomemechanismtosolveasituationwherea timelimithadbeenmissed.Someofficesgrantedanextensionoftimeonlyafterthetime limithadbeenmissed, othershada continued proces singapproach. Therefore, the Delegationsuggestedtodiscusswhethercountriesactuallypreferredoneofthetwo alternativesorbothandonthebasisoftheirpreference, arriveto a simpler drafting.
- 230. TheRepresentativeofAIPPIsaidthat, fromthepointofviewofusersofthe trademarksystem, Articles 13bisand13 tershouldbekeptinthetextoftheTLT, since Article 13biswasimportantandhelpfulforusersandmayhavesomeharmonizingeffect, sothatthelegislationsofcountrieswo uldincludeatleastoneofthesystems. It was also importanttoclarify, as the Delegation of the United States of Americahadpointed out, which were the cases where an office fixed time limits on its own, apart from the time limits fixed by the regula tions, because it was important for users to be able to comply with every time limit. The Representative also said that it was not necessary to change the contents of Article 13bis but only its drafting, to offer two possibilities: extension of time limit ts or continued processing.
- 231. TheDelegationofFranceexpressedreservationwithregardtoArticle13 bis. Sub-paragraph(ii)gaveContractingPartiesapossibilitytoextendatimelimitafterthe expirationofthetimelimit,andthenparagr aph(2)providedforcontinuedprocessing. TheDelegationhadconcernsabouttherelationshipbetweenthesetwoparagraphsand thefactthatcontinuedprocessingwasrequiredifaContractingPartydidnotprovidefor theextensionofatimelimit.TheD elegationthoughtitwouldbeclearerifparagraph(2) providedforcontinuedprocessingonlywhentheextensionofatimelimitwasnot possible,whetherbeforeoraftertheexpiration,andinthiscase,subparagraph(ii)was superfluous.
- 232. TheDelegationofSpainexplainedthatinitscountry,alawhadbeenpassedin relationtotimelimits,notonlyforproceduresdealingwithindustrialpropertybutin generalforprocedureswiththepublicadministration. Accordingtothatlegislationth e lengthofextensionofthetimelimitwashalfthelengthoftheoriginaltimelimit,andthe applicantwasrequiredtorequesttheextensionpriortoexpiration. Thisprovisionhad notcausedproblemstotheadministration, asitwasalwayspossibleto determinewhen anapplicanthadrequestedtheextensionofatimelimitandforhowlong. Althoughthis Delegationwasalsoinfavorofmaintaining Article 13 bis, itsharedtheconcerns expressed by France with regardtosub -paragraph (ii).
- 233. TheDelegationofAustraliawonderedwhetheradescriptionofthesituationinthe differentjurisdictionswithregardtotimelimitswouldbehelpfulforthediscussions particularlywithregardtotimelimitsestablishedadministrativelybytheofficew ithout referencetoastatute.Inaddition,theDelegationthoughtitwouldalsobeusefultohear

aboutthenatureofproblemsthatusershadindifferentsystems. Withregardto continuedprocessing, the Delegational sowondered whether the terminology helpfulinthearea of trademarks.

- 234. TheInternationalBureauraisedtheissueconcerningtheextensionofatimelimit afterexpirationcontainedinparagraph1(ii)asitseemedfromtheinterventionsmade, thatthemajorityofsystemsh adtheextensionoftimelimitsbeforeexpiration.Itfurther notedthatinthefieldofpatents,thereweresystemswhichprovidedfortheextensionof timelimitsafterexpiration.However,ifcountriesdidnothavethatoption,thensub paragraph(ii) ,whichwascloselyrelatedwithparagraph (2),wouldnotbe understandable.
- 235. TheDelegationofMexicosuggestedtoamendArticle 13bisand13 tertoprovide forspecifictimelimitstobeincludedforlegalcertainty,forthebenefitoftradem ark usersandtoavoidcorruption. The newdraftshould make clear under Article 13ter(iv) what time limits are concerned, the criteria forestablishing those time limits and the possibility for the office to determine why the delay occurred.
- 236. TheDelegationoftheUnitedStatesofAmericaconcurredwiththeconcerns expressedbytheDelegationofMexicoandothersregardingarbitraryadministration actions. Arbitraryadministrativeactionsmustbebalancedwithefficientprocessingand legalcertaintyforallusersofthetrademarksystem. Inlightoftheseconcerns, the DelegationproposedtoreviseArticle 13bisinordertoincludeadefinitionofatimelimit andArticle13 ter toclarifywhetherthegraceperiodrequiredbytheParisConv entionfor therenewalofregistrationwasatimelimitoranextension.
- 237. TheDelegationofSwedeninformedthatitstrademarklawallowedforextension of timelimits but not for continued processing. However, a new trademark act, which would likely come into force on January 1,2004, would allow for continued processing. In Sweden, examiners evaluated requests for extension of timelimits from applicants and decided whether to grant the mornot. Usually, these requests were made to solve a conflict with the holder of a prior right, which was reported by the national of fice. The IP Office notified the applicant that his application was problematic and that he had one month to solve the problem. The time limit extension was usually 16 weeks but the new trademark act would provide for an automatic extension of a time limit if the payment of a feew as to be made.
- 238. TheDelegationofGermanyexplainedthatinitscountry,thelawdidnotmakea differencebetweenarequestmadeprio randaftertheexpirationofthetimelimit. Furthermore,thereweretimelimitsinoppositionproceedings,whichcouldbeextended ifbothpartiesagreedtoit.Thenewtrademarkact,whichwouldlikelycomeintoforcein January2005,wouldallowfor continuedprocessingonlywhenanapplicationistobe rejected.GermanydidnothaveaproblemwithArticle 13ter sinceGermanlawalready providedforreinstatementofrights.However,theDelegationofGermanythoughtthe timelimitoftwomonthsinR ule9wastoolong.

- 239. TheDelegationofAustralia, supported by the delegation of Canada, suggested to present these two articles and other issues of substance out of the general context of the TLT at the next SCT meeting to enable a better und erstanding of these articles.
- 240. TheDelegationofSloveniasaidthatinitscountry,continuedprocessingwas frequentlyusedbecauseusersweremoreaccustomedtotimelimitsthanapplicantswhich wereoftensmallcompanies.FortheDelegati on,theexpression"interestedparties"in paragraph2wasproblematicsinceinSloveniaonlyapplicantscouldaskforcontinued processing.
- 241. TheDelegationoftheEuropeanCommunitiesexplainedthatunderEClaw, extensionscouldbegrantedi ftherequestwasmadetotheOHIMbeforetheexpirationof thetimelimit.TheDelegationsuggestedthatthelevelsofadministrativerequirementsin Article13 bisshouldbereduced,forthebenefitofIPoffices .Thiswasvitalforpatent lawbutnotf ortrademarklaw.
- 242. TheRepresentativeofAIPPIsaidthatArticle 13*ter*wasmoreimportantthan Article 13*bis* becauseitdealtwithlossofrightsandcouldbeappliedtoalltimelimits.It wasthereforeimportanttosafeguardArticle 13*ter*a sageneralprinciple.
- 243. TheRepresentativeofINTAwasoftheviewthataone -monthtimelimitwasnot enoughforinternationalpractitionersoftrademarklaw.Inaddition,questionsabout varioustimelimitsneededtobeincludedintheSCT questionnairetoknowwhatthey wereindifferentcountries.TheRepresentativeofINTAfeltreasonableextensionshould beavailableandrightsshouldberestorediftheywerelost.
- 244. TheRepresentativeofAIMstatedthatitwasimportantfo rindustrytobenefit fromArticles13 *bis* and13 *ter*duetospecialcircumstancesthatmayaffectthesubmission ofcertaindocumentsandtoavoidarbitraryadministrativeaction.Itsuggestedthatthese twoarticlesshouldberedraftedforabetterunders tanding,solongastheircontentwas preserved.
- 245. TheDelegationoftheNetherlandsnotedthatArticle 13ter wasincluded to harmonizetheprovisionsoftheTLTwiththoseofthePLT.However, theneedforsuch aprocedurewasnotnecessary becausereinstatementofrightsplayedalesserrole with trademarks and because time limits could be extended with Article 13bis. The Delegations tressed that extension of time limits is less cumbers ome and expensive than a procedure for the reinstatemen to frights.
- 246. TheDelegationoftheRepublicofKoreareiterateditsconcernsregarding Article 13bisand13 terwhichmightbecontrarywiththe18 -monthgraceperiodto complywithanotificationofrefusalundertheMadridAgreement.TheDe legation hopedthattheInternationalBureauwouldtakeintoaccounttheseconcernswhen redraftingthesearticles.

- 247. TheRepresentativeofAIPPIconcurredwiththeinterventionoftheDelegationof theNetherlandsonlyifArticle 13bis wasex tendedtoalltimelimits.Inaddition,the RepresentativeagreedthatArticles 13bisand13 terweremoreimportantforpatentsbut sowasthelossofrightsintrademarksbecauseofnon -compliancewithatimelimit.
- TheDelegationoftheUn itedStatesofAmericapointedoutthatitdidnotobject 248. to Article 13ternowthatithadabetterunderstanding of it. However, Article 13ter was problematicandwouldrequirelegislativechangesbecauseprocessingofapplicationsin the United Stateso f America required applicants to provide, within three years an affidavitofuseofthemark. Afterthreeyears, the application was considered abandoned iftheaffidavitwasnotprovided.WithArticle 13ter.anothertwomonthswouldhaveto begivento applicantswhodidprovideanaffidavitafterthreeyearsorwouldhavetobe included in the list of exceptions. Contrary to what the Delegation of Australia had said aboutrenewalbeingincludedinthelistofexceptions, it was renewal fees not renewal of theapplication.IntheUnitedStatesofAmerica,paymentoffeeswasaseparateissue from the renewal of registrations. Furthermore, the affidavit of usemaintained the registrationandhadtobefiledbetweenthefifthandsixthyearafterregistr ationorwithin asix -monthgraceperiodafterthesixthyear. Therefore, Article 13ter wouldrequire additionallegislativechangestoallowreinstatementofrightsafterfindingofduecare.
- 249. TheDelegationofCanadasupportedtheinterven tionmadebytheRepresentative of AIPPI and considered it was best to leave both articles because they served different purposes. Article 13 bis dealt with time limits set only by national offices whereas Article 13 ter dealt with all time limits. In resp ect to Article 13 bis, the Delegation of Canadathough tit could be simplified and time limits set by national offices should be defined.
- 250. TheDelegationofFranceexplainedthatFrenchlawprovidedforreinstatementof rightsandthatFrance wasabouttoratifytheTLT.However,Article 13terandthe correspondingruleweretoobroadinscopebecausetheyalsoappliedtorenewals. Inlightofthe six-monthgraceperiodalreadyprovidedforbythe TLTfortherenewalof aregistration,theD elegation,supportedbytwootherdelegations(Australia,Norway) statedthatitwasnotappropriatetoallowfortheextensionoftimelimits.
- 251. InresponsetotheinterventionmadebytheDelegationoftheUnitedStatesof America,theDelega tionofAustraliastatedtherewasnodifferencebetweenthepayment oftherenewalfeeandtherequestforrenewalinAustralia.
- 252. TheRepresentativeofAIPPIstatedthatextensionoftimelimitsforrenewals shouldbeincludedintheexceptio nsandthateachcountryshouldlookintotheir trademarklawandseewhatexceptionsintheRuletoArticle 13ter appliedtothem. ConcerningArticle 13ter,hesaidthatitwasproblematicfortheUnitedStatesofAmerica becauseitwasoneofthefewco untrieswhereatrademarkneededtobeusedbeforeit couldberegistered.

- 253. The Representative of OAPI thought that reinstatement of rights should still be allowed following the six -month grace period for renewal, when failure to comply with the time limit was independent of the will of the trademark owner. The mark should not be appropriated by third parties in such a case.
- 254. The Delegation of Spainfelt that Articles 13 bis and 13 tershould be maintained in the TLT. These provisi on swere inconformity with Spanish trademark law which entered into force on June 13,2002. This law reflected the Community Trademark Regulations and keptin balance the rights of holders and third parties.
- 255. TheDelegationofEuropeanCommu nitiesexplainedthattheCommunity TrademarkSystemenabledreliefinrespectoftimelimitsaswellasreinstatementof rightswhichcouldgobeyondthegraceperiodinrespectofrenewals.
- 256. TheDelegationofCanada, supported by the Delegat ionofFrance, was infavor of maintaining Article 13 terasit was, and suggested that the SCT should discuss the exceptions which applied to 13 ter(2), particularly relating to the grace period in respect of renewals. The Delegation expressed doubt about maintaining Article 13 quater since it was not aware of any problems regarding priorities.
- 257. The Delegation of the United States of American reserved its position with regard to Article 13 *quater*. Priority as such was already an exception, theref or ear estauration of the priority right would raise concernamong the business circles.
- 258. TheDelegationsofAustralia,theEuropeanCommunities,France,Switzerland, TheNetherlandsandtheRepresentativesofINTAandAIPPIsuggesteddeleting Article 13quater,whichwouldcreateuncertaintyamongtrademarkholders.Inaddition, inthefieldoftrademarks,thesix -monthpriorityperiodwaslongenough.
- 259. Inconclusion,theChairstatedthattheInternationalBureauwouldredraft Article 13*bis*and13 *ter* forthenextmeeting.

Further Development of International Trademark Law and Convergence of Trademark Practices

260. TheInternationalBureauintroduceddocumentSCT/9/3andnotedthatduringthe eightsessionoftheSCT,t heSCTaskedtheSecretariattodraftaquestionnaireon substantivemattersrelatingtotrademarklawonthebasisoftheviewsexpressedbythe Committeeatitseightsessionwhendiscussingthesetofprinciplescontainedin documentSCT/8/3. Thepurpo seofthequestionnaire, wastocollectinformation regardingthenationalpracticesofMemberStatesofWIPOandtoidentifyissueswhich requiredtobeaddressedattheinternationallevelconcerningthefurtherdevelopmentof internationaltrademarklaw andtheconvergenceofnationaltrademarkpractices. This questionnairewasconceivedinbroadtermsinordertocoverallexistingorpossible legislationsorpracticesandtherefore, shouldnotbeconsideredasinterpretingthe provisionsofanyspecif icnationallegislation. TheInternationalBureauinvitedtheSCT

tocomment, on whether the circulation of the question naire should be postponed to a later stage, or should it be discussed in parallel with the TLT. In the latter case, on the basis of the comments at this session and on the SCTE lectronic Forum, the question naire would be a mended and circulated.

- 261. The Delegation of Australia suggested that there is need to have a period of time for comments on the question naire on the Electron ic Forum. After circulation of the question naire, offices would have a time limit to answer. The responses from offices could be discussed at these condession next year.
- 262. TheDelegationoftheUnitedStatesofAmericathankedtheInternati onalBureau fortheverycomprehensivedocument.However,theDelegationpointedoutthatthefirst priorityoftheSCTshouldbetheTLT.Substantiveharmonizationwasmoredifficult, thereforethediscussionconcerningdocumentSCT/9/3shouldbepostpo ned.
- 263. TheDelegationofCanadaunderlinedtheimportanceoftheTLTbutstatedthat workshouldcontinuealsoinrespectofsubstantiveharmonization. TheDelegation requestedtheInternationalBureautoprepareexplanatorynotestothequest ionssince someofthemweredifficulttounderstandforexample,question2ofPartI,which referredtospecificcategoriesofsigns. Asanotherexamplewhichneededclarification, theDelegationindicatedquestion2inPartIIAconcerningpersonalnam es, and questions4and5inPartIIDconcerningcollectiveandcertificationmarks.
- 264. TheDelegationoftheEuropeanCommunities, supported by the delegations of France, Sweden and Switzerland and the Representative of AIPPI, favored the view expressed by the Delegation of Canada and invited the SCT to indicate what clarifications regarding the question naire were needed. The SCT would continue discussions concerning document SCT/9/3 at the next session or at the second session next year. Comments could be sent within a time limit through the SCT Electronic Forum.
- $265. \quad The Delegation of Australia stated that the SCT should not spend time to revise the question naire at the SCT, but rather that the question naire becirculated after receiving comments. \\$
- 266. The Delegation of the Russian Federation addressed a question to the International Bureau whether it was possible to circulate the question naire before the next session and when it would be appropriate to discuss the responses .
- 267. The Representative of ICC under lined the importance for the private sector to answer the questions, inview of the future work of the SCT.
- 268. The Delegation of the United States of America reiterated its view that the TLT was apriority for the SCT. By the time the SCT started debating substantive harmonization, the responses to the question naire would be out of date. The Agenda of the SCT was to ocrowded and the SCT should concentrate on few points.

- 269. The Representative of INTA requested that the question naire should relate to the practices of the Industrial Property of fices but that practitioners should also be addressed since they might have different views from the offices.
- 270. The Delegation of Germany opposed discussing the question naire at the SCT and stressed that the realissue to be discussed was the answers to the question naire.
- 271. Inconclusion,theChairproposedthatthequestionnaireshouldbeputontheSCT ElectronicForumforcomm entsandthatcommentsshouldbesentbytheendof January, 2003.TheInternationalBureauwouldthenintroducethecommentsand circulatethenewversionofthequestionnairebeforethetenthsessionoftheSCT.Atthe nextsessiontherewouldbenodi scussiononthequestionnaire,onlyapresentationofthe questionnairebytheInternationalBureau.
- 272. TheDelegationofSwitzerlandconsideredprematuretodistributethe questionnairebecausethecommentstobemadecouldbecontradictory.
- 273. TheInternationalBureausuggestedthatthecommentsonthequestionnairebe madebytheendofJanuaryontheSCTElectronicForum.Afterhavingreceivedthe comments,theInternationalBureauwouldfinalizethequestionnaireandsendittot he Offices.TheresponseswouldbethendiscussedattheSCTatalaterstage.
- 274. TheRepresentativeofICCtooktheopportunitytocongratulatetheDelegationof theUnitedStatesofAmericafortheenvisagedaccessionofitscountrytotheMa drid Protocol.HewelcomedtheUnitedStatesofAmericatothefamilyofMadridSystemfor internationalregistrationofmarksstatingthatthishadbeenalongtermdreamforthe businesscircles.HealsopaidtributetotheworkcompletedbytheDirecto rGeneralof WIPO,bytheformerDirectorGeneral,Mr.Bogsch,bytheformerViceDirector General,Mr.FrançoisCurchod,byDoctorGerdKunzeandbyMr.LudwigBäumer.

# IndustrialDesigns

- 275. TheInternationalBureauintroduceddocumentSCT/9/6 "IndustrialDesignsand theirRelationwithWorksofAppliedArtandThree -DimensionalMarks," and stated that the subject of industrial designs was explained in a broad ways in ceit was the first time it was dealt with by the SCT.
- 276. Thedele gationsofFrance,Japan,Panama,Romania,Switzerland,Ukraineand theRepresentativeofCCIcongratulatedtheInternationalBureauforthiscomprehensive andveryusefuldocument.ThedelegationsofFranceandSwitzerlandinformedtheSCT thatcomments wouldbesenttotheInternationalBureautobetakenintoconsideration. Finally,thedelegationsofFrance,RomaniaandSwitzerlandinformedtheSCTthatnew legislationonindustrialdesignshadjustbeenenactedinthosecountries.

- 277. TheD elegationofJapanwelcomedthestartofdiscussionsonindustrialdesigns. Inaddition, the Delegation hoped that this subject of great importance would not be forgotten by the SCT infuture discussions.
- 278. The Chair summarized the discussions on industrial designs by stating that the SCT was grateful for document SCT/9/6 and that a number of delegates would send comments to the International Bureau.

#### AgendaItem5:FutureWork

- 279. TheInternationalBureauexplainedthatnotonlyiss uestobedealtwithatthenext sessionshouldbediscussedbutalsoissueswithalongertermperspective. The different issuesthat the SCT should deal within the future should be prioritized.
- 280. TheDelegationofAustraliarequestedtheIn ternationalBureautomakeastudy settingoutissuesforgeneralconsiderationontheprotectionofgeographicalindications, lookingatthekeyelementsintheTRIPSdefinition,namelyreputation,characteristics and quality which were essentially attrib utable to geographical origin. This study should be ageneral overview of systems of protection of geographical indications without addressing the question of whether the different systems were compatible with the TRIPS definition. This study would not imattheharmonization of different systems but would be abasis for discussion.
- 281. TheDelegationoftheUnitedStatesofAmericastatedthattheSCTshoulddevote itsnextsessiontotheTrademarkLawTreatyasafirstpriorityandtoworkin generalon geographicalindicationsasasecondpriority.ThisDelegationrecommendedthatthe SCTfocusonthesetwotopics.
- 282. TheDelegationoftheEuropeanCommunitiesalsospeakingonbehalfofits MemberStatesdeclaredthattrademarksw erethefirstpriority. Asregardedgeographical indications, oneday of the next session would be devoted to this subject. The discussion would be based on a study by the International Bureau which would address the elements of the TRIPS definition with outtrying to harmonize the different approaches. The Delegation suggested that an informal exchange of views could take place without being reflected in the report of these ssion.
- 283. TheDelegationofAustraliasupportedthesuggestionmadeby theDelegationof theUnitedStatesofAmericastatingthatthefirstpriorityshouldbetheTrademarkLaw Treatytogetherwithsubstantiveharmonizationandgeographicalindications.Three dimensionaltrademarksandindustrialdesignsmightbediscussed atalaterstage.
- 284. TheDelegationofSwitzerlandfeltthattheagendacontainedtoomanyissues. As prioritiesthisDelegationmentionedtheTrademarkLawTreaty, co -existenceofindustrial designs and three dimensional marks, and geographic alindications. In respect of industrial designs and three dimensional marks, the scope of protection should be addressed as well as the grounds for refusal. The Delegationals of avored the

continuation of discussions on geographical indications as suggested by the Delegation of European Communities.

285. TheDelegationofMexicostressedthatitsfirstprioritywasgeographical indicationsalthoughitdidnotopposediscussingalsotrademarks.Legalcertainty concerningthenatureofgeographic alindicationswasofoutmostimportance, thereforea fulldayofthenextsessionshouldbedevotedtogeographicalindicationsinordertohave abetterunderstanding.TheDelegationdidnotsharetheopinionoftheDelegationofthe EuropeanCommunitie sthatthediscussionshouldbeinformalandnotreported. Three-dimensionalmarksandindustrialdesignswere <a href="importantalso.butdid">importantalso.butdid</a> not <a href="require">require</a> urgent <a href="action">action</a>.

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- 286. TheDelegationofCanadasupportedthesuggestionoft heDelegationofAustralia concerninggeographicalindications. TheSCT should focus on the Trademark Law Treaty and ongeographical indications. The substantive harmonization of trademark laws was along termobjective. As regarded industrial designs, they had a lower priority.
- 287. The Delegation of the Czech Republic pointed out that trademarks were the first priority besides industrial designs.
- 288. The Representative of INTA favored discussions on the Trademark Law Treaty. Also, the question naire concerning the substantive harmonization of trademark laws should be finalized in this session in order to be circulated after the session.
- 289. TheRepresentativeofICCemphasizedthatusersandbusinesscircles, wishedto seem oreconcreteresultsasregardedthesubstantivemattersconcerningtrademarks. A halfdayshouldbedevotedtoindustrialdesignsonthebasisofdocumentSCT/9/6which shouldbestudiedcarefully. Discussionshouldalsocontinueongeographicalindicat althoughconceptsforharmonizationdependedonpoliticalmatters.

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- 290. The Delegation of the Russian Federation felt that the most important topics were the Trademark Law Treaty and geographical indications.
- 291. TheDelegationofG ermanystressedtheimportanceoftheTrademarkLaw Treaty.GermanywouldsubmititsinstrumentofaccessiontothisTreatyafterhaving solvedsometechnicalproblems.Alsosubstantivemattersconcerningtrademarkswere important.Industrialdesignswe renotapriorityforthisDelegation.Thedebateon geographicalindicationsdependedontheoutcomeofdiscussionsattheWTO.
- 292. Asaresultofthisdiscussion,theInternationalBureausuggestedthatthreedays ofthenextsessionbedevote dtotrademarks,includingtheTrademarkLawTreaty, harmonizationofsubstantiveaspectsandtherelationshipbetweenthreedimensional marksandindustrialdesigns,onedaytogeographicalindicationsandonedaytovarious issues,suchasdomainnamesa ndadoptionoftheSummarybytheChair.

293. TheDelegationoftheEuropeanCommunities,supportedbytheDelegationoftheUnitedStatesofAmerica,welcomedthesuggestionoftheInternationalBureautodevote threedaystotrademarks.Howeve r,ahalfdayshouldbedevotedtogeographical indicationsandahalfdaytoconflictsbetweendomainnamesandgeographical indications.Otherissues,suchasthreedimensionalmarkscouldbediscussedduringone day.

#### AgendaItem6:SummarybytheCh air

- 294. The Chair proceeded to the adoption of the Summary by the Chair indocument SCT/9/8 Prov. Paragraphs 1 to 4 of the Summary were adopted without any modifications. The Chair then opened the floor for comments on the following paragraph (Internet Domain Names and Geographical Indications).
- 295. The Delegation of the European Communities expressed interest in defining the scope of the document requested in paragraph 5 of the Summary by the Chair. In addition, the Delegation stress ed that this document should take into account the interimand final reports prepared after the WIPO Second Domain Name Process meeting as well as prior discussions on this subject within the SCT.
- 296. TheDelegationofAustraliaproposedthatpar agraph5readasfollows:"theSCT [..]andrequestedtheInternationalBureautoprepareapapersummarizingthestateofthe positions,drawingtogetherworkalreadydonebytheInternationalBureauandincluding thecommentsmadebyseveraldelegations attheSCT."
- 297. The Chair declared this proposal was accepted since no objections were made.
- 298. TheInternationalBureaureadthenewparagraph 5asproposed: "TheSCT decidedtocontinuediscussionsonthisissueandrequestedthe InternationalBureauto prepareapapersummarizingthestateofthepositions, drawing together work already done by the International Bureau and including the comments made by several delegations at the SCT."
- 299. The Delegation of the European Communities stated that it could accept this proposal if the report made it clear that reference to the SCT means also its special sessions.
- 300. The Delegation of Switzerlandthoughtanything regarding domain names and geographical indications should be left open for discussion.
- $301. \quad The Delegation of Australia thought the proposed newwording of Agenda I tem 5 \\ allowed the International Bureautoprepare a comprehensive paper that dealt with all matters regarding domain names and geograph ical indications.$

- 302. TheDelegationoftheUnitedStatesofAmericapointedoutthatitagreedwiththe newwordingofparagraph 5butrecalledthatthesubstanceofthepaperwassummarized earlierduringthismeetingbytheInternationalBurea uandshouldincludeinformationon thestateofprotectionofgeographicalindicationsontheInternet,theadvantagesand disadvantagesofthisprotectioninthecontextoftheUDRPandthechallengestoprotect geographicalindicationsontheInternet.
- $303. \quad The International Bureau concurred with the intervention made by the Delegation of the United States of America and stated that the three points raised by this Delegation would be reflected in detail in the report of this meeting.$
- 304. The Chairasked whether the rewas a consensus on paragraph 5. Since the rewere no objections, the chair moved to the following paragraphs (Internet Domain Names and Country Names)
- 305. TheDelegationofMexicoreferredtoparagraph8(iii)an dwonderedwhether MemberStateswouldbepartiestoadisputeoraninternationaltreaty.Ifthisparagraph referredtoaninternationaltreaty,theDelegationofMexicothoughttheword" Estados" wassufficient.However,ifthisparagraphreferredtoa dispute,thecorrectwordsshould be" Estadosparte enuna controversia."
- 306. The Delegation of the United States of America wondered whether paragraph meant that the SCT would transmit its recommendation sto ICANN, since paragraph stated that discussions were not over on this subject. The Delegation wondered whether this discussion would continue on the SCTF or umand whether additional names would be included in the resolution to be sent to ICANN.
- 307. TheDelegationofA ustraliastatedthatitdidnotunderstandtheinterventionof theDelegationofMexicoandaddedthatitseemedthattherewasnoneedintheEnglish versionfortheword"party."InresponsetotheinterventionoftheDelegationofthe UnitedStatesof America,theDelegationproposedtoinverttheorderofparagraphs and 9.
- 308. TheDelegationofMexicoclarifiedthatitproposedtodeletetheword"parties" andkeeptheword"states".InresponsetothequestionraisedbytheDelegationof the UnitedStatesofAmerica,theDelegationthoughtitwasdecidedtoprotectnames,extend theirprotectionthroughtheUDRPandsubmitthisrecommendationtoICANN.Only after,theitemsunderparagraph 8wouldbediscussedbytheSCT.Finally,the DelegationofMexicothoughtthatinvertingtheorderofparagraphs8and9was appropriate.
- 309. The Delegation of the United States of America indicated that inverting the order of paragraphs 8 and 9 alleviated some of its concerns. However, the understoned the need for further discussions on country names after their communication to ICANN.

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- 310. The Chair summarized the discussion on Agenda I tem 6 by stating that the proposal of Australia seemed to have broad support and clarial field the concerns that were raised.
- $311. \quad The Delegation of Australian oted that inverting the order of paragraphs 8 and 9 \\meant that two proposals would be sent to ICANN at different times.$
- 312. The Delegation of Sri Lanka supported inverting the order of paragraphs 8 and 9 but wondered whether the SCT should also inform ICANN that further work will be done on this issue.
- 313. TheDelegationofAustralia, supported by the Delegation of Germany, concurred with the intervention made by the Delegation Sri Lankaand suggested giving the International Bureausomelatitude to convey this is sue to ICANN, possibly within the Government Advisory Commission of ICANN.
- 314. TheInternationalBureauconfirmedthattherecommendationtr ansmittedto ICANNwouldincludethestatementsmadeinparagraphs 6and7oftheSummarybythe Chair.However,thesubstanceofparagraphs 8,10and11oftheSummarybytheChair wouldalsobebroughttotheattentionofICANN.
- 315. The Chair proposed to exclude paragraph 9, and then stated that Agenda Item 6 should be left as it was. Since the rewere no objections, the Chair proceeded to the following paragraph (Trademarks).
- 316. TheDelegationoftheRepublicofKoreawonderedwheth erparagraph 12meant thatfuturediscussionwouldbelimitedtoArticles 8,Article 13*bis*, andtherelatedrules.
- 317. TheInternationalBureaurepliedthatthenewdraftproposalsofArticles 8,13 *bis* and 13 *ter*willbepresentedsincesuggestion sweremadeduringthismeeting. However, the discussion at the nextSCT meeting may go be yound Articles 8,13 *bis* and 13 *ter*.
- 318. The Chairasked whether the rewere any objection stoin clude Article 13 quater toparagraph 12. Sin cetherewere no objections, the Chair proceeded to the following paragraph (Further Development of International Trademark Lawand Convergence of Trademark Practices).
- 319. TheInternationalBureauproposedthefollowingnewwordingforparagraph "TheSCTdecidedthattheInternationalBureaushouldcirculatethequestionnaire containedindocumentSCT/9/3ontheSCTElectronicForum,invitingforcommentsby theendofJanuary2003.Onthebasisofthesecomments,theInternationalBureaush finalizethequestionnaireandcirculateitforreply."
- 320. The Chair considered paragraphs 12 and 13 adopted since the rewerenomore objections. The Chair opened the floor for comments on the following paragraph (Industrial Designs).

- $321. \quad The International Bureau proposed the following summary for industrial designs: \\ "The SCT welcomed the discussion on industrial designs at the SCT and expressed the wish to continue such discussions at future meetings."$
- 322. Sincetherewe renoobjections, the Chair opened the floor for comments on the following paragraph (Future Work).
- 323. TheDelegationofAustraliastatedthatasynthesisofthequestionnairemightnot bereadyforthenextSCTmeetingbecauseofpriorityreaso ns.
- 324. TheDelegationofSwitzerlandwantedthewordingtobechangedinordertostate that priority will be given to the revision of the TLT and the harmonization of substantive trademark law. However, the Delegation wondered whether the harm onization of substantive trademark law was premature for the SCT. According to the Delegation, paragraph 14 should simply say "priority will be given to the revision of the TLT and continued work on the question naire which might lead to harmonization."
- 325. The Delegation of Australia congratulated the Chair for a well managed meeting.

AgendaItem7:Closin	goftheSession

326. The Chair closed then in the Standing Committee.

[Annexfollows]

#### ANNEXE/ANNEX

#### LISTEDESPARTICIPANTS/LIS TOFPARTICIPANTS

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 $<sup>{}^*</sup> Based on a decision of the Standing Committee, the European Communities were accorded member status without a right to vote. \\$ 

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