1. Further to Information Notice No. 7/2007, paragraph 5, the International Bureau of the World Intellectual Property Organization (WIPO) has been informed by the Government of Montenegro of the adoption, on October 30, 2008, of the consolidated version of the national “Regulation on Granting the Implementation of Rights with respect to Intellectual Property”, published in the Official Gazette of Montenegro No. 70, on November 19, 2008.

2. Article 11, paragraph 1, of the said Regulation provides that “A mark that has been registered under the Madrid Agreement or the Protocol with a territorial extension to the Republic of Serbia, on or after June 3, 2006, but prior to December 4, 2006, shall be valid in Montenegro, if it was not rejected by the Serbian Office”.

3. As requested by the Office of Montenegro in a communication dated December 10, 2008, the International Bureau will record in the International Register the designation of Montenegro in respect of international registrations that meet the conditions of Article 11, paragraph 1. Holders of the international registrations concerned will receive an individual communication to this effect.

4. Any provisional refusal recorded in the International Register in respect of the designation of Serbia will be recorded also in respect of the designation of Montenegro pursuant to paragraph 3, above. Furthermore, any confirmation or withdrawal of such a provisional refusal to be issued by the Office of Serbia and recorded in the International Register in respect of the designation of Serbia will also be recorded in respect of the designation of Montenegro.

December 22, 2008