

**INFORMATION NOTICE NO. 23/2014** 

# Madrid Agreement and Protocol Concerning the International Registration of Marks

# Amendments to the Common Regulations under the Madrid Agreement and Protocol

1. At its forty-eighth (28<sup>th</sup> extraordinary) session, which took place in Geneva from September 22 to 30, 2014, the Assembly of the Madrid Union adopted a new rule and other amendments to the Common Regulations under the Madrid Agreement Concerning the International Registration of Marks and the Protocol Relating to that Agreement (the Common Regulations) that will enter into force on January 1, 2015.

# New Rule 5*bis* and amendments to Rules 20*bis*(3) and 27(1) of the Common Regulations: Continued Processing

- 2. New Rule 5*bis* of the Common Regulations will provide for continued processing where an applicant or holder has missed certain time limits.
- 3. Continued processing will be available only with respect to time limits concerning:
  - (a) an international application, under Rule 11(2) or (3) of the Common Regulations;
- (b) a request for the recording of licenses, under Rule 20*bis*(2) of the Common Regulations;
  - (c) a subsequent designation, under Rule 24(5)(b) of the Common Regulations;
- (d) a request for the recording of a change or cancellation, under Rule 26(2) of the Common Regulations;
- (e) payment of the second part of the individual fee, under Rule 34(3)(c)(iii) of the Common Regulations; and
- (f) a request that an international registration continue its effects in a successor State and the payment of the fees related to this request, under Rule 39(1) of the Common Regulations.

- 4. Continued processing can be requested within two months from the expiry of the time limit concerned, by presenting the new official form MM20 (see Annex III) to the International Bureau and upon the payment of a fee of 200 Swiss francs. Along with the request, the requirements in respect of which the time limit concerned applied shall also be complied with. Continued processing cannot be requested before the relevant time limit has expired.
- 5. A request for continued processing that does not meet the previously mentioned requirements shall not be considered as such and the International Bureau will notify the applicant or holder accordingly.
- 6. The International Bureau shall continue to process the international application, subsequent designation, request or payment in respect of which a request for continued processing has been received in order. The International Bureau will record this fact in the International Register and notify the applicant or holder accordingly.
- 7. Following the recording of continued processing, licenses recorded under Rule 20*bis*(3) of the Common Regulations and changes and cancellations recorded under Rule 27(1) of the Common Regulations shall be recorded with the date on which the time limit to comply with the corresponding requirement expired.
- 8. Continued processing may be requested where the time limit to comply with the concerned requirements expires on or after January 1, 2015.

#### Amendments to Rule 30 of the Common Regulations: Details Concerning Renewal

- 9. Amendments to Rule 30 of the Common Regulations will change the manner in which an international registration is renewed.
- 10. Following a decision recorded under Rule 18*ter*(5) and without any further instruction from the holder, an international registration will be renewed only for the goods and services that are effectively protected, if any, in respect of the designated Contracting Party concerned.
- 11. The holder may still use form MM11 (see Annex IV) to request the renewal of an international registration. The holder must indicate, in item 3 of this form, <u>all</u> the designated Contracting Parties in respect of which the international registration shall be renewed by ticking the boxes corresponding to those Contracting Parties.
- 12. The holder may still choose to renew an international registration for all the concerned goods and services in respect of a designated Contracting Party where protection to the mark has been totally or partially refused. This may be necessary where the outcome of further proceedings in that Contracting Party is still pending.
- 13. Where protection to the mark has been totally refused in a designated Contracting Party and the holder wishes to renew the international registration in respect of this Contracting Party, he must indicate so in item 3 of form MM11 by ticking the box corresponding to the designated Contracting Party concerned. The registration will be renewed for all the concerned goods and services in respect of that Contracting Party.
- 14. Where protection to the mark has been partially refused in a designated Contracting Party and the holder wishes to renew the international registration for all the concerned goods and services in respect of this Contracting Party, he must indicate so in items 3 and 4 of form MM11, by ticking, in both items, the boxes corresponding to the designated Contracting Party concerned.

- 15. The way in which a holder chooses to renew an international registration will have an impact on the amount of the renewal fee due in respect of a designated Contracting Party that has made a declaration to receive an individual fee, where this individual fee ought to be calculated taking into account the number of classes of the International Classification of Goods and Services (the Nice Classification) for which renewal is sought.
- 16. The amendments to Rule 30 of the Common Regulations apply to international registrations for which renewal is requested on or after January 1, 2015, and for which the said renewal is due on or after that date.

# Amendments to Rule 31 of the Common Regulations: Recording of the Renewal; Notification and Certificate

- 17. Amendments to Rule 31 will provide for the sending of a notification to the holder and to his representative, if any, where an international registration has not been renewed or where it has not been renewed in respect of a designated Contracting Party.
- 18. The amendments to Rule 31 of the Common Regulations apply to international registrations for which renewal is due on or after January 1, 2015.
- 19. The amended text of the Common Regulations and the Schedule of Fees is reproduced in Annexes I and II.

December 18, 2014

### Common Regulations under the Madrid Agreement Concerning the International Registration of Marks and the Protocol Relating to that Agreement

(as in force on January 1, 2015)

[...]

# Chapter 1 General Provisions

[...]

## Rule 5bis Continued Processing

- (1) [Request] (a) Where an applicant or holder has failed to comply with any of the time limits specified or referred to in Rules 11(2) and (3), 20bis(2), 24(5)(b), 26(2), 34(3)(c)(iii) and 39(1), the International Bureau shall, nevertheless, continue the processing of the international application, subsequent designation, payment or request concerned, if:
- (i) a request to that effect, signed by the applicant or holder, is presented to the International Bureau on the official form; and
- (ii) the request is received, the fee specified in the Schedule of Fees is paid and, together with the request, all of the requirements in respect of which the time limit concerned applied are complied with, within two months from the date of expiry of that time limit.
- (b) A request not complying with items (i) and (ii) of subparagraph (a) shall not be considered as such and the applicant or holder shall be notified to that effect.
- (2) [Recording and Notification] The International Bureau shall record in the International Register any continued processing and notify the applicant or holder accordingly.

# Chapter 4 Facts in Contracting Parties Affecting International Registrations

[...]

Rule 20bis Licenses

[...]

- (3) [Recording and Notification]
  - [...]
- (c) Notwithstanding subparagraph (b), where continued processing has been recorded under Rule 5*bis*, the license shall be recorded in the International Register as of the date of expiry of the time limit specified in paragraph (2)(b).

[...]

# Chapter 5 Subsequent Designations; Changes

[...]

#### Rule 27

Recording and Notification of a Change or of a Cancellation; Merger of International Registrations; Declaration That a Change in Ownership or a Limitation Has No Effect

(1) [Recording and Notification of a Change or of a Cancellation]

(c) Notwithstanding subparagraph (b), where continued processing has been recorded under Rule 5*bis*, the change or cancellation shall be recorded in the International Register as of the date of expiry of the time limit specified in Rule 26(2), except that, where a request has been made in accordance with Rule 25(2)(c), it may be recorded as of a later date.

### Chapter 6 Renewals

[...]

## Rule 30 Details Concerning Renewal

- (1) [Fees] (a) The international registration shall be renewed upon payment, at the latest on the date on which the renewal of the international registration is due, of
- [...]
  (iii) the complementary fee or individual fee, as the case may be, for each designated Contracting Party for which no statement of refusal under Rule 18*ter* or invalidation, in respect of all the goods and services concerned, is recorded in the International Register, as specified or referred to in item 6 of the Schedule of Fees. However, such payment may be made within six months from the date on which the renewal of the international registration is due, provided that the surcharge specified in item 6.5 of the Schedule of Fees is paid at the same time.

[...]

- (2) [Further Details] (a) Where the holder does not wish to renew the international registration in respect of a designated Contracting Party for which no statement of refusal under Rule 18ter, in respect of all the goods and services concerned, is recorded in the International Register, payment of the required fees shall be accompanied by a statement by the holder that the renewal of the international registration is not to be recorded in the International Register in respect of that Contracting Party.
- (b) Where the holder wishes to renew the international registration in respect of a designated Contracting Party notwithstanding the fact that a statement of refusal under Rule 18*ter* is recorded in the International Register for that Contracting Party in respect of all the goods and services concerned, payment of the required fees, including the complementary fee or individual fee, as the case may be, for that Contracting Party, shall be accompanied by a statement by the holder that the renewal of the international registration is to be recorded in the International Register in respect of that Contracting Party.

- (c) The international registration shall not be renewed in respect of any designated Contracting Party in respect of which an invalidation has been recorded for all goods and services under Rule 19(2) or in respect of which a renunciation has been recorded under Rule 27(1)(a). The international registration shall not be renewed in respect of any designated Contracting Party for those goods and services in respect of which an invalidation of the effects of the international registration in that Contracting Party has been recorded under Rule 19(2) or in respect of which a limitation has been recorded under Rule 27(1)(a).
- (d) Where a statement under Rule 18*ter*(2)(ii) or (4) is recorded in the International Register, the international registration shall not be renewed in respect of the designated Contracting Party concerned for the goods and services that are not included in that statement, unless payment of the required fees is accompanied by a statement by the holder that the international registration is to be renewed also for those goods and services.
- (e) The fact that the international registration is not renewed under subparagraph (d) in respect of all the goods and services concerned, shall not be considered to constitute a change for the purposes of Article 7(2) of the Agreement or Article 7(2) of the Protocol. The fact that the international registration is not renewed in respect of all of the designated Contracting Parties shall not be considered to constitute a change for the purposes of Article 7(2) of the Agreement or Article 7(2) of the Protocol.

[...]

# Rule 31 Recording of the Renewal; Notification and Certificate

[...]

- (4) [Notification in Case of Non-Renewal] (a) Where an international registration is not renewed, the International Bureau shall notify accordingly the holder, the representative, if any, and the Offices of all of the Contracting Parties designated in that international registration.
- (b) Where an international registration is not renewed in respect of a designated Contracting Party, the International Bureau shall notify the holder, the representative, if any, and the Office of that Contracting Party accordingly.

[Annex II follows]

## SCHEDULE OF FEES

(in force on January 1, 2015)

Swiss francs

[...]

7. Miscellaneous recordings

[...]

7.6 Request for a continued processing under Rule 5*bis*(1)

200

[Annex III follows]

MM20(E)

## MADRID AGREEMENT AND PROTOCOL CONCERNING THE INTERNATIONAL REGISTRATION OF MARKS

#### REQUEST FOR CONTINUED PROCESSING

(Rule 5bis of the Common Regulations)

### IMPORTANT

- 1. This request for continued processing must be presented to the International Bureau:
  - (a) where an applicant or holder has failed to comply with a time limit to

    - (i) remedy specified irregularities under Rules 11(2), 20bis(2), 24(5)(b) or 26(2);
      (ii) pay the fees due for the international application under Rule 11(3);
      (iii) pay the second part of an individual fee under Rule 34(3)(c)(iii);
      (iv) file a request that an international registration continue its effects in a successor State and to pay the fees related to this request under Rule 39(1);
  - (b) within two months from the date of expiry of that time limit.
- 2. The request must be
  - (a) signed by the applicant or holder or the appointed representative.
  - (b) accompanied with

    - the compliance of all the requirements in respect of which the missed time limit applied;
       the payment of the fee for continued processing specified in item 7.6 of the Schedule of Fees (200 Swiss francs).
- 3. A request for continued processing can be submitted only for the cases specified under Rule 5bis(1) (see item 1 above). It cannot be submitted for any other case of failure to comply with a time limit.

World Intellectual Property Organization 34, chemin des Colombettes 1211 Geneva 20, Switzerland Tel. (Madrid Customer Service): +41 (0)22 338 8686 Fax (Madrid Registry): +41 (0)22 740 1429 e-mail: intreg.mail@wipo.int - Internet: www.wipo.int

## MM20(E)

## REQUEST FOR CONTINUED PROCESSING

This request for continued processing contains the following number of continuation sheets:  Applicant's or holder's reference:  WIPO REFERENCE NUMBER (Please, provide the 9-digit number that appears in the notice of irregularity or in the notification sent under Rules 34 or 39 as part of the WIPO reference number. Type one digit in each box. For example, for reference number EN-1/783955701/LB, type: 783955701)  PLEASE, PROVIDE ONE OF THE FOLLOWING (Where the request relates to more than one international registration, just provide the number of one of those registrations; where the request concerns an international application, please provide either the basic application number or the basic registration number:  (b) Basic application number:  (c) Basic registration number:  (d) Basic registration number:  (e) Basic registration number:  (f) Basic registration number:  (g) Republicant of the International Application (AS PROVIDED IN THE INTERNATIONAL Application) OR HOLDER OF THE INTERNATIONAL REGISTRATION (AS RECORDED IN THE INTERNATIONAL REGISTER)  Name:								
WIPO REFERENCE NUMBER (Please, provide the 9-digit number that appears in the notice of irregularity or in the notification sent under Rules 34 or 39 as part of the WIPO reference number. Type one digit in each box. For example, for reference number EN-L/783955701/LB, type: 783955701)  PLEASE, PROVIDE ONE OF THE FOLLOWING (Where the request relates to more than one international registration, just provide the number of one of those registrations; where the request concerns an international application, please provide either the basic application number or the basic registration number)  (a) International registration number:  (b) Basic application number:  (c) Basic registration number:  APPLICANT OF THE INTERNATIONAL APPLICATION (AS PROVIDED IN THE INTERNATIONAL APPLICATION) OR HOLDER OF THE INTERNATIONAL REGISTER)								
WIPO REFERENCE NUMBER (Please, provide the 9-digit number that appears in the notice of irregularity or in the notification sent under Rules 34 or 39 as part of the WIPO reference number. Type one digit in each box. For example, for reference number EN-L/783955701/LB, type: 783955701)  PLEASE, PROVIDE ONE OF THE FOLLOWING (Where the request relates to more than one international registration, just provide the number of one of those registrations; where the request concerns an international application, please provide either the basic application number or the basic registration number)  (a) International registration number:  (b) Basic application number:  (c) Basic registration number:  APPLICANT OF THE INTERNATIONAL APPLICATION (AS PROVIDED IN THE INTERNATIONAL APPLICATION) OR HOLDER OF THE INTERNATIONAL REGISTER)								
(Where the request relates to more than one international registration, just provide the number of one of those registrations; where the request concerns an international application, please provide either the basic application number or the basic registration number:  (b) Basic application number:  (c) Basic registration number:  APPLICANT OF THE INTERNATIONAL APPLICATION (AS PROVIDED IN THE INTERNATIONAL APPLICATION) OR HOLDER OF THE INTERNATIONAL REGISTRATION (AS RECORDED IN THE INTERNATIONAL REGISTER)								
3 APPLICANT OF THE INTERNATIONAL APPLICATION (AS PROVIDED IN THE INTERNATIONAL APPLICATION) OR HOLDER OF THE INTERNATIONAL REGISTRATION (AS RECORDED IN THE INTERNATIONAL REGISTER)								
REQUEST FOR CONTINUED PROCESSING (Check the box that applies)  The payment of fees in connection with an irregularity under Rules 11(2) and (3), 20bis(2), 24(5)(b) or 26(2).  An irregularity relating to an international application or international registration under Rules 11(2) and (3), 20bis(2), 24(5)(b) or 26(2), but not to the payment of fees.  The payment of the second part of an individual fee under Rule 34(3)(c)(iii).  A request that an international registration continues its effects in a successor State and payment of the fees related to this request under Rule 39(1).								
SIGNATURE BY THE APPLICANT, HOLDER AND/OR HIS REPRESENTATIVE  Applicant or holder (as provided in the international application or recorded in the International Register)  Name:  Signature:  Signature:  Signature:  Signature:								

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### FEE CALCULATION SHEET

(a) INSTRUCTIONS TO DEBIT FROM A CURRENT ACCOUNT									
The International Bureau is hereby instructed to debit the required amount of fees from a current account opened with the International Bureau (if this box is checked, it is not necessary to complete (b)).									
Holder of the account: Account number:									
Identity of the party giving the instructions:									
(b) AMOUNT OF FEES									
(The fee for continued processing is 200 Swiss	(The fee for continued processing is 200 Swiss francs, irrespective of the number of international registrations listed in item 1)								
	TOTAL (Swiss francs)	200							
(c) METHOD OF PAYMENT									
(4)									
Identity of the party effecting the payment:	WIPO receipt number								
(4)									
Identity of the party effecting the payment:  Payment received and acknowledged by WIPO  Payment made to WIPO bank account	WIPO receipt number	dd/mm/yyyy							
Identity of the party effecting the payment: Payment received and acknowledged by WIPO	WIPO receipt number								
Identity of the party effecting the payment:  Payment received and acknowledged by WIPO  Payment made to WIPO bank account IBAN No. CH51 0483 5048 7080 8100 0  Crédit Suisse, CH-1211 Geneva 70	WIPO receipt number								

CONTINUATION SHEET	No: of

MM20(E) - January 2015

MM11(E)

## MADRID AGREEMENT AND PROTOCOL CONCERNING THE INTERNATIONAL REGISTRATION OF MARKS

#### RENEWAL OF THE INTERNATIONAL REGISTRATION

(Rule 30 of the Common Regulations)

#### IMPORTANT

- The use of this form is optional. We strongly recommend that you use E-renewal, when paying with
  a credit card or debiting from a WIPO current account. E-renewal is available at:
  <a href="https://webaccess.wipo.int/trademarks-ren/erenewal-en.jsp.">https://webaccess.wipo.int/trademarks-ren/erenewal-en.jsp.</a>
- 2. You can present this request directly to the International Bureau.
- 3. You cannot renew the international registration for goods and services in respect of which the international registration is cancelled or in respect of any designated Contracting Party for which a total invalidation or a renunciation has been recorded; in addition, you cannot renew the international registration in respect of any designated Contracting Party for goods and services affected by partial invalidation or limitation.
- 4. You can renew the international registration in respect of any designated Contracting Party that has refused protection, under Rule 18tor of the Common Regulations, but you must indicate so in items 3 and, where applicable, 4 of this form and pay the corresponding fees.

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Fax (Madrid Registry): +41 (0)22 740 1429 e-mail: intreg.mail@wipo.int - Internet: www.wipo.int

# MM11(E)

## RENEWAL OF THE INTERNATIONAL REGISTRATION

For use by the holder					For use by the Office						
This renewal contains the following number of continuation sheets:				Office's reference:							
Holder's reference:											
	Holder's reference:										
Б		INTERNATIONAL REGISTRATION NUMBER									
_	_										
_	_		•••••	•••••		•••••	•••••		•••••	•••••	
6		NAME OF THE HOLDER									
		(as recorded in the Internat		Regis	ter)						
	1	CONTRACTING PARTIE	SFC	R WE	TICH RENEWAL IS REQUE	STI	D				
					_						
		You must indicate below A	<u>u.r.</u> 1	ne aes	ignated Contracting Parties f	or w	шсп у	ou want to renew this in	ems	попаг	registration.
					stration in respect of a Contr						
		-			t sent under Rule 18 <i>ter</i> of the goods and services, by filling			-			•
		further proceedings in the				_				, <u>r</u>	
		You may also renew the in	nterna	ational	registration in respect of a (	Cont	racting	z Party that has refused	prote	ection	for some of the goods
		and services, following the	reco	rding	of a statement sent under the	afor	ement	ioned Rule, by filling in	this	item s	olely. The registration
					utracting Party for only the this Contracting Party for all						
		the indication required in it				200					and an annual province
П	AG	Antigua and Barbuda	П	EE	Estonia		П	Liechtenstein	Г	SD	Sudan
		Albania	Ħ		Egypt		LR	Liberia		SE	Sweden
	AM	Armenia			European Union		LS	Lesotho		SG	Singapore
	AT	Austria		ES	Spain		LT	Lithuania		SI	Slovenia
	AU	Australia		FI	Finland		LV	Latvia		SK	Slovakia
	ΑZ	Azerbaijan		FR	France		MA	Morocco		SL	Sierra Leone
	BA	Bosnia and Herzegovina	Ц	GB	United Kingdom		MC	Monaco		SM	San Marino
닏		Bulgaria	닏		Georgia	닏		Republic of Moldova	닏	;	Sao Tome and Principe
片		Bahrain	$\vdash$		Ghana	┝		Montenegro	L	SX	Sint Maarten (Dutch part)
ш	ВQ	Bonaire, Saint Eustatius and Saba	H		Greece	$\vdash$		Madagascar	Г	SV	Syrian Arab Republic
П	вт	Bhutan	H		Croatia Hungary	ш	MIK	The former Yugoslav Rep. of Macedonia	┢	i	Swaziland
	BW	Botswana	H		Ireland		MN	Mongolia		TJ	Tajikistan
	BX	Benelux	Ħ		Israel		MX	Mexico		TM	Turkmenistan
	BY	Belarus	Ħ		India		MZ	Mozambique		TN	Tunisia
	CH	Switzerland		IR	Iran (Islamic Republic of)		NA	Namibia		TR	Turkey
		China			Iceland			Norway			Ukraine
Ц		Colombia		П	Italy	$\vdash$		New Zealand	L	US	United States of
닏		Cuba		JР	Japan	$\vdash$		Oman		117	America Uzbekistan
닏		Curação	Ц	KE	Kenya	$\vdash$		Philippines	$\vdash$		Viet Nam
H		Cyprus Crash Republic	Ц		Kyrgyzstan	$\vdash$		Poland	$\vdash$		Zambia
H		Czech Republic Germany	Ш	KP	Democratic People's	$\vdash$		Portugal Romania	_		
H		Denmark		KR	Republic of Korea Republic of Korea	$\vdash$		Serbia			
H		Algeria	H		Kazakhstan	$\vdash$		Russian Federation			
			П			$\vdash$		Rwanda			
Orli	ers:										
-											
	Territorial entity previously part of the Netherlands Antilles.										

											MINITE(E), page 2
4		RENEWAL FOR ALL GOODS AND SERVICES IN RESPECT OF CONTRACTING PARTIES WHERE PROTECTION HAS BEEN PARTIALLY REFUSED, FOLLOWING THE RECORDING OF A STATEMENT SENT UNDER RULE 18 TER OF THE COMMON REGULATIONS									
		You may still renew the international registration for all goods and services in respect of a Contracting Party that has partially refused protection, following the recording of a statement sent under Rule 18tor.									
		You must indicate below the Contracting Parties in respect of which you want to renew the international registration for all goods and services, despite the fact that protection has been partially refused, following the recording of the aforementioned statement. This may be useful, pending the outcome of further proceedings in the Contracting Party concerned.									
		An indication provided below will not be taken into account if the Contracting Party concerned has not been indicated in item 3 of this form.									
П	AG	Antigua and Barbuda	П	EE	Estonia		П	Liechtenstein	Г	SD	Sudan
Ħ	AL	Albania	Ħ	EG	Egypt	F	LR	Liberia	F	SE	Sweden
Ħ	AM	Armenia	Ħ		European Union	F	LS	Lesotho	F	SG	Singapore
Ħ	AT	Austria	Ħ		Spain	F	LT	Lithuania	F	SI	Slovenia
Ħ	AU	Australia	Ħ		Finland	$\vdash$	LV	Latvia	F	SK	Slovakia
Ħ		Azerbaijan	Ħ		France	F		Morocco	F	SL	Sierra Leone
Ħ		Bosnia and Herzegovina	Ħ	GB	United Kingdom	F		Monaco	F	SM	San Marino
Ħ		Bulgaria	Ħ		Georgia	F	MD	Republic of Moldova	F	ST	Sao Tome and Principe
Ħ		Bahrain	Ħ		Ghana	$\vdash$	i	Montenegro	$\vdash$	i	Sint Maarten (Dutch
Ħ	BQ	Bonaire, Saint Eustatius	Ħ	GR	Greece	$\vdash$	i	Madagascar		•	part)
	•	and Saba*	П	HR	Croatia	$\vdash$	i	The former Yugoslav		SY	Syrian Arab Republic
	BT	Bhutan	П	HU	Hungary			Rep. of Macedonia		SZ	Swaziland
	BW	Botswana	П	Œ	Ireland		MN	Mongolia		TJ	Tajikistan
	BX	Benelux	П	п	Israel		MX	Mexico		TM	Turkmenistan
	BY	Belanis	$\Box$	IN	India		MZ	Mozambique		TN	Tunisia
	CH	Switzerland		IR	Iran (Islamic Republic of)		NA	Namibia		TR	Turkey
Ш	CN	China		IS	Iceland		NO	Norway	L	UA	Ukraine
	co	Colombia		П	Italy		NZ	New Zealand	L	US	United States of
Ц		Cuba		JР	Japan	┕		Oman	_	1	America
Ц	CW	Curação*		KE	Kenya		PH	Philippines	┝		Uzbekistan
Ц	CY	Cyprus		KG	Kyrgyzstan		PL	Poland	$\vdash$		Viet Nam
Ц		Czech Republic		KΡ	Democratic People's	느		Portugal	Ь	ZM	Zambia
$\sqcup$		Germany	_		Republic of Korea	느		Romania			
Ц		Denmark	Ц		Republic of Korea	느		Serbia			
Ш	DΖ	Algeria	Ш	ΚZ	Kazakhstan	느		Russian Federation			
							RW	Rwanda			
Oth	ers:										
	Territorial entity previously part of the Netherlands Antilles.										
5		SIGNATURE									
		Name:	•••••				•••••				
		Signature:									

#### FEE CALCULATION SHEET

(a) INSTRUCTIONS TO DEBIT FROM A CURRENT ACCOUNT									
The International Bureau is hereby instructed to debit the required amount of fees from a current account opened with the International Bureau (if this box is checked, it is not necessary to complete (b)).									
Holder of the account: Account number:									
Identity of the party giving the instructions:									
(b) AMOUNT OF FEES									
Basic fee (653 Swiss francs)									
Where applicable, surcharge for the grace period (326.50 Swiss Francs)									
Complementary and supplementary fees:									
Number of designations for									
	ount of the entary fees								
x 100 Swiss francs =	⇒								
B	ount of the ntary fees								
x 100 Swiss francs =	⇒								
Individual fees (Swiss francs):									
Designated Contracting Parties Individual fee Designate	d Contracting Parties Individual fee								
Te	otal individual fees ⇒								
GRAND TOT.	AL (Swiss francs)								
(c) METHOD OF PAYMENT									
Identity of the party effecting the payment:  WIPO receipt number									
December assisted and administration 1970									
Payment made to WIPO bank account IBAN No. CH51 0483 5048 7080 8100 0 Crédit Suisse, CH-1211 Geneva 70 Swift/BIC: CRESCHZZ80A	dá/mm/yyyy								
Payment made to WIPO postal account (within Europe only)	dd/mm/yyyy								
IBAN No. CH03 0900 0000 1200 5000 8									

CONTINUATION SHEET	No: of

MM11(E) - January 2015