MADRID PROTOCOL

Model Form 13: Declaration That a Limitation Has No Effect (Rule 27(5) of the Common Regulations) [Note for filing]

This form may only be used where the Office of a designated Contracting Party, which has been notified by the International Bureau of a limitation of the list of goods and services under Rule 25, declares that this limitation has no effect in its territory.

Any such declaration must be sent to the International Bureau before the expiry of 18 months from the date on which the International Bureau sent the notification of the limitation to the Office.

The goods and/or services to be indicated under item VI are those goods and/or services for which the international registration concerned continues to have effect in the Contracting Party. Where the international registration is limited to the goods or services included in a given class or classes only, the indication should read “limited to class X only; other classes deleted” or “limited to classes X, Y, Z only; other classes deleted”.