MADRID PROTOCOL

Model Form 14: Final Decision Stating That a Limitation Has No Effect (Rule 27(5)(e) of the Common Regulations) [Note for filing]

This form may only be used where the Office of a designated Contracting Party, which has previously made a declaration under Rule 27(5) using Model Form 13, now wishes to communicate a final decision relating to that declaration.

The goods and/or services to be indicated under item IV 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”.