Use this form only where there is a further decision which affects the scope of the protection of the mark and either one of the following facts has happened:

- the applicable refusal period under Article 5(2) of the Madrid Protocol has expired without the Office sending a notification of provisional refusal; or,

- the Office has sent a statement of total grant of protection (Rule 18ter(1) of the Regulations) (using MF4); or,

- the Office has sent a statement of total or partial grant of protection following a provisional refusal (Rule 18ter(2) of the Regulations) (using MF5); or,

- the Office has sent a confirmation of total provisional refusal (Rule 18ter(3) of the Regulations) (using MF6).

An authority outside the Office may issue such a decision for example, because of an appeal or other proceedings. The Office may also issue a further decision following the completion of its regular procedures for example, where there has been a request for reinstatement of rights or restitutio in integrum.

Where the further decision affects some of the goods and services, the Office must provide a clear indication of the goods and services for which the mark is protected. Where all the goods or services included in a given class are concerned, the indication should read “all goods (or all services) in class X”.

[End]