
Rule 22(1)(a) or (c) and (2)(b) of the Regulations

This form should be used where the protection resulting from the international registration may no longer be invoked, in whole or in part, because:

- the basic application is the subject of a final decision of rejection or has been withdrawn; or,
- the basic registration is canceled, renounced, revoked, invalidated or has lapsed, provided that this happens within a period of five years from the date of the international registration or as a result of an action commenced within that period. Where this is the case, the Office is required to request the cancellation of the international registration, in accordance with Article 6(4) of the Madrid Protocol.

The goods and/or services to be indicated here are as follows:

- those goods and/or services in the international registration concerned which are affected by the facts and decisions, or
- if there has already been a partial cancellation, those, out of the remaining goods and/or services, which are affected by the facts and decisions.

Where all the goods or services included in a given class are affected, the indication should read “all goods (or all services) in class X”. In all cases, a clear indication of those goods and/or services that are affected or those that are NOT affected should be provided.