For Offices or other relevant authorities that have submitted their responses to the questionnaire.

**CONTRACTING PARTY**

**SWEDEN**

III. OFFICE PRACTICE OR ASSUMED OFFICE PRACTICE

6. (redrafted on June 23, 2008)
   (a) In case it has been requested to take note, under Article 4bis(2), of the international registration, does your Office permit the coexistence of the national registration and the international registration that has replaced it?

   - [x] YES
   - [ ] YES, but only for the remainder of the current term of protection of the national registration (i.e., the national registration may not be renewed)
   - [ ] NO, the Office *ex officio* cancels the national registration
   - [ ] NO, the holder needs to renounce the national registration

(b) In case your Office has not been requested to take note, under Article 4bis(2), of the international registration, but is nevertheless aware that the conditions under Article 4bis(1) are met, does it permit the coexistence of the national registration and the international registration that has replaced it?

   - [x] YES
   - [ ] YES, but only for the remainder of the current term of protection of the national registration (i.e., the national registration may not be renewed)
   - [ ] NO, the Office *ex officio* cancels the national registration
   - [ ] NO, the holder needs to renounce the national registration
IV. MISCELLANEOUS

1. (redrafted on June 23, 2008)
Where the conditions under Article 4bis(1) are met and, in addition, the national mark has lapsed, is reliance on any rights acquired by virtue of the national registration permitted in legal and administrative proceedings?

☐ YES, even if the international registration has not been noted in the national register

☐ YES, but only if the international registration has been noted in the national register

☐ NO

☒ Do not know