Use this form where the effects of an international registration have been invalidated (including, for example, revoked, annulled or canceled) in your territory in accordance with Article 5(6) of the Madrid Protocol and Rule 19 of the Regulations, and the invalidation is no longer subject to appeal.

The effects of an international registration may be invalidated in your territory for a number of reasons for example, the holder has not complied with provisions of the law concerning the use of the mark, the mark has become generic or misleading or because it has been established that the mark should have been refused when the designation was originally examined. However, the holder must have had the opportunity to defend their rights.

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 services that are concerned or those that are not concerned should be provided.