

TAVARAMERKKILEHTI VARUMÄRKESTIDNING



Tavaramerkkihakemuksia ja rekisteröityjä tavaramerkkejä koskevien tietojen edessä olevat numerotunnukset (INID-koodit) tarkoittavat:

(111) rekisteröintinumero
 (151) rekisteröintipäivä
 (210) hakemusnumero
 (220) hakemispäivä
 (310) etuoikeus: hakemusnumero
 (320) etuoikeus: hakemispäivä
 (330) etuoikeus: maa
 (340) osaetuoikeus
 (442) hakemus kuulutettu
 (511) tavara- ja/ tai palveluluokka
 NCL(8) luokitus Kansainvälisen tavaroiden ja palvelujen luokituksen (Nizzan sopimus) 8. painoksen mukaan
 (526) erottamislausuma
 (540) tavaramerkki
 (551) yhteismerkki
 (554) kolmiulotteinen merkki
 (556) äänimerkki
 (571) merkinselitys
 (591) väriselitys
 (641) tiedot muunnetuista/jaetuista hakemuksista
 (646) tiedot muunnetuista/jaetuista rekisteröinneistä
 (730) hakija/haltija
 (740) asiamies
 (791) käyttöluvan saaja

Tämä lehti julkaistaan tavaramerkkilain (10.1.1964/7) nojalla. Se sisältää tavaramerkkejä koskevat kuulutukset ja ilmestyy kaksi kertaa kuukaudessa.

**KANSIKUVASSA OLEVAT MERKIT OVAT
 REKISTERÖITYJÄ TAVARAMERKKEJÄ.**

ISSN 1795-4932 (Verkkolehti)

Sifferkoderna före uppgifterna rörande kungjorda varumärkesansökningar och registrerade varumärken (INID-koder) betyder:

(111) registreringsnummer
 (151) registreringsdatum
 (210) ansökningsnummer
 (220) ingivandedatum
 (310) prioritet: ansökningsnummer
 (320) prioritet: ansökningsdatum
 (330) prioritet: land
 (340) delprioritet
 (442) ansökningen kungjord
 (511) varu- och/ eller tjänsteklass
 NCL(8) klassindelning enligt Internationell klassindelning av varor och tjänster (Niceövernskommelsen) 8. utgåvan
 (526) disclaimer
 (540) varumärke
 (551) kollektivmärke
 (554) tredimensionellt märke
 (556) ljudmärke
 (571) märkesbeskrivning
 (591) färgbeskrivning
 (641) uppgifterna om omvandlade/delade ansökningar
 (646) uppgifterna om omvandlade/delade registreringar
 (730) sökande/innehavare
 (740) ombud
 (791) licenstagare

Tidningen ges ut med stöd av varumärkeslagen (10.1.1964/7). Den innehåller kungörelser om varumärken och utkommer två gånger i månaden.

**MÄRKENA PÅ OMSLAGSBILDEN ÄR
 REGISTRERADE VARUMÄRKEN.**

ISSN 1795-4932 (Online)

Sisällysluettelo

Innehållsförteckning

KANSALLISIA REKISTERÖINTEJÄ JA HAKEMUKSIA KOSKEVAT KUULUTUKSET KUNGÖRELSER ANGÅENDE NATIONELLA REGISTRERINGAR OCH ANSÖKNINGAR

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Kuulutetut rekisteröinnit:

Patentti- ja rekisterihallitus on tavaramerkkilain (22.12.1995/1715) 20 §:n nojalla rekisteröinyt seuraavat tavamerkit.

Väite rekisteröintiä vastaan on tehtävä kirjallisesti. Siinä on ilmoitettava rekisterinumero ja se on liitteineen kaksin kappalein toimitettava Patentti- ja rekisterihallitukselle 2 kuukauden kuluessa tämän lehden julkaisupäivästä lukien. Väite on perusteltava ja siinä on yksilöitävä, mitä tavaroita tai palveluja se koskee.

Kungjorda registreringar:

Patent- och registerstyrelsen har med stöd av 20 § varumärkeslagen (22.12.1995/1715) registrerat följande varumärken:

Invändning mot registrering bör göras skriftligen. Invändning bör ange registreringsnummer och bör jämte bilagor inlämnas i två exemplar till Patent- och registerstyrelsen inom 2 månader räknat från denna tidnings utgivningsdag. Invändningen skall motiveras och i den skall specificeras vilka varor eller tjänster den gäller.

(111) 240919
(151) 14.12.2007
(210) T200501355
(220) 18.05.2005

(540) FINNTOAST

(730) OY KARL FAZER AB, Helsinki, Helsingfors, FI
(740) Kolster Oy Ab
(511) 30
NCL(8)

(111) 240920
(151) 14.12.2007
(210) T200601628
(220) 01.06.2006

(540) TÄMÄ TOIMII!

(730) TEKNOLOGIATEOLLISUUS - TEKNOLOGIINDUSTRIN RY, Helsinki, Helsingfors, FI
(511) 41
NCL(8)

(111) 240921
(151) 14.12.2007
(210) T200602550
(220) 07.09.2006

(540)



(730) LA FOUNTAIN, SARA, Helsinki, Helsingfors, FI

(740) Kolster Oy Ab

(591) Merkin värit ovat sininen, vihreä, lila, punainen, keltainen, violetti, oranssi ja musta. - Märket utförs i färgerna blått, grönt, lila, rött, gult, violett, orange och svart.

(511) 21, 24, 25, 41, 42

NCL(8)

(111) 240922

(151) 14.12.2007

(210) T200602901

(220) 03.10.2006

(540) VIIHDEKAISTA

(730) ELISA OYJ, Helsinki, Helsingfors, FI

(740) Benjon Oy

(511) 41, 42

NCL(8)

(111) 240923

(151) 14.12.2007

(210) T200700221

(220) 24.01.2007

(540)

(730) HONKARAKENNE OYJ, Tuusula, Tusby, FI

(740) Papula Oy

(591) Merkin värit ovat vihreä ja valkoinen. - Märket utförs i färgerna grönt och vitt.

(511) 19, 37

NCL(9)

(111) 240924
(151) 14.12.2007
(210) T200700222
(220) 24.01.2007

(540)

Happy Days!

(730) HONKARAKENNE OYJ, Tuusula, Tusby, FI
(740) Papula Oy
(591) Merkin värit ovat vihreä ja valkoinen. - Märket utförs i färgerna grönt och vitt.
(511) 19, 37
NCL(9)

(111) 240925
(151) 14.12.2007
(210) T200700368
(220) 05.02.2007

(540) FMS

(730) JOHNSON & JOHNSON, New Jersey, New Jersey, US
(740) Berggren Oy Ab
(511) 10
NCL(9)

(111) 240926
(151) 14.12.2007
(210) T200700459
(220) 09.02.2007

(540)



(730) ZOUM MANKU HOLDINGS INC., Montreal, Quebec, Montreal, Quebec, CA
(740) Lammi & Partners Oy
(511) 25
NCL(9)

(111) 240927
(151) 14.12.2007
(210) T200700683
(220) 01.03.2007

(540) Tori

(730) BRANDWORXX OY, Helsinki, Helsingfors, FI
(511) 9, 16, 35, 41, 42
NCL(9)

(111) 240928
(151) 14.12.2007
(210) T200700969
(220) 21.03.2007

(540)



(730) RUKA-KUUSAMO MATKAILUYHDISTYS RY, Kuusamo, Kuusamo, FI
(591) Merkin värit ovat vihreä ja valkoinen. - Märket utförs i färgerna grönt och vitt.
(511) 35
NCL(9)

(111) 240929
(151) 14.12.2007
(210) T200700983
(220) 22.03.2007

(540) Watch Me

(730) VÄLIMAA, MATTI UOLEVI, Espoo, Esbo, FI
(511) 16, 35, 41
NCL(9)

(111) 240930
(151) 14.12.2007
(210) T200701016
(220) 23.03.2007

(540) KONTTI

(730) OY HARTWALL AB, Helsinki, Helsingfors, FI
(740) Berggren Oy Ab
(511) 32, 33
NCL(9)

(111) 240931
(151) 14.12.2007
(210) T200701165
(220) 04.04.2007

(540) JUST ADD WATER

(730) SILVER-VENEET OY, Ähtäri, Etseri, FI
(740) Berggren Oy Ab
(511) 12, 35
NCL(9)

(111) 240932
(151) 14.12.2007
(210) T200701333
(220) 20.04.2007

(540)



(730) KULTA-MARKET OY, Hattula, Hattula, FI

(591) Merkin värit ovat harmaa, punainen ja valkoinen. - Märket utförs i färgerna grått, rött och vitt.

(511) 14, 18, 25

NCL(9)

(111) 240933

(151) 14.12.2007

(210) T200701532

(220) 09.05.2007

(540)



(730) GRANBERG AS, Bjoa, Bjoa, NO

(740) Asianajotoimisto Heinonen & Co Oy

(511) 10

NCL(9)

(111) 240934

(151) 14.12.2007

(210) T200701603

(220) 15.05.2007

(540)



(730) VISUS OY, Kuopio, Kuopio, FI

(591) Merkin värit ovat tummansininen, sininen, vaaleansininen ja valkoinen. - Märket utförs i färgerna mörkblått, blått, ljusblått och vitt.

(511) 9, 10, 41, 44

NCL(9)

(111) 240935

(151) 14.12.2007

(210) T200701667

(220) 22.05.2007

(540) VUFH!

(730) KUSTANNUSOSAKEYHTIÖ PERHEMEDIAT OY, Helsinki, Helsingfors, FI

(740) Kolster Oy Ab

(511) 16

NCL(9)

(111) 240936

(151) 14.12.2007

(210) T200701668

(220) 22.05.2007

(540) MIAUU...

(730) KUSTANNUSOSAKEYHTIÖ PERHEMEDIAT OY, Helsinki, Helsingfors, FI

(740) Kolster Oy Ab

(511) 16

NCL(9)

(111) 240937
(151) 14.12.2007
(210) T200701777
(220) 31.05.2007

(540) ANDI

(730) SESCO SOLUTIONS OY, Vaasa, Vasa, FI
(511) 9
NCL(9)

(111) 240938
(151) 14.12.2007
(210) T200701790
(220) 31.05.2007

(540) Vuokraturva

(730) VUOKRATURVA OY, Helsinki, Helsingfors, FI
(511) 36
NCL(9)

(111) 240939
(151) 14.12.2007
(210) T200701798
(220) 01.06.2007

(540) Mastermark

(730) MASTERMARK OY, Turku, Åbo, FI
(511) 16, 21, 25
NCL(9)

(111) 240940
(151) 14.12.2007
(210) T200701988
(220) 20.06.2007

(540)



(730) TAMPERE BUSINESS CAMPUS TBC RY, Tampere, Tammerfors, FI

(511) 41

NCL(9)

(111) 240941

(151) 14.12.2007

(210) T200702024

(220) 18.06.2007

(540)



(730) OY SUOMEN SKOOTTERITEHTAAT LTD, Oulu, Uleåborg, FI

(591) Merkin värit ovat sininen, punainen, keltainen, valkoinen ja harmaa. - Märket utförs i färgerna blått, rött, gult, vitt och grått.

(511) 12

NCL(9)

(111) 240942

(151) 14.12.2007

(210) T200702049

(220) 26.06.2007

(540) OIVA-vuorovaikutusmalli

(730) KEHITYSVAMMALIITTO RY, Helsinki, Helsingfors, FI
(511) 41, 44
NCL(9)

(111) 240943
(151) 14.12.2007
(210) T200702054
(220) 26.06.2007

(540)



(730) LAPUAN LIIKE AVOIN YHTIÖ, Lapua, Lappo, FI
(511) 21, 24, 25
NCL(9)

(111) 240944
(151) 14.12.2007
(210) T200702111
(220) 29.06.2007

(540) Piraatti-Eliitti

(730) PALIKKA OY, Helsinki, Helsingfors, FI
(511) 19, 35, 37
NCL(9)

(111) 240945
(151) 14.12.2007
(210) T200702116
(220) 29.06.2007

(540) 4Kino

(730) SW TELEVISION OY, Helsinki, Helsingfors, FI
(740) Kirsi Vainio
(511) 16, 38, 41
NCL(9)

(111) 240946
(151) 14.12.2007
(210) T200702118
(220) 29.06.2007

(540) KinoNelonen

(730) SW TELEVISION OY, Helsinki, Helsingfors, FI
(740) Kirsi Vainio
(511) 16, 38, 41
NCL(9)

(111) 240947
(151) 14.12.2007
(210) T200702132
(220) 02.07.2007

(540) EXPANDING HORIZONS

(730) NOKIA OYJ (NOKIA CORPORATION), Helsinki, Helsingfors, FI
(740) Benjon Oy
(511) 9, 16, 41
NCL(9)

(111) 240948
(151) 14.12.2007
(210) T200702143
(220) 03.07.2007

(540) northernSCOPE

(730) FINNISH SOFTWARE MEASUREMENT ASSOCIATION FISMA RY, Espoo, Esbo, FI
(511) 35, 41, 42
NCL(9)

(111) 240949
(151) 14.12.2007
(210) T200702174
(220) 04.07.2007

(551)

(540)



(730) ARKTISET AROMIT - ARKTISKA AROMER RY, Suomussalmi, Suomussalmi, FI
(511) 29, 30, 31, 32
NCL(9)

(111) 240950
(151) 14.12.2007
(210) T200702179
(220) 05.07.2007

(540)



(730) ONE WAY SPORT OY, Helsinki, Helsingfors, FI
(740) IPR Partners Oy
(511) 18, 25, 28
NCL(9)

(111) 240951
(151) 14.12.2007
(210) T200702193
(220) 09.07.2007

(540) FREEFIBER

(730) FLORATEC (UK) LTD, Southampton, Southampton, GB
(740) Oy Jalo Ant-Wuorinen Ab
(511) 7, 40, 42
NCL(9)

(111) 240952
(151) 14.12.2007
(210) T200702203
(220) 11.07.2007

(540) PuppyAngel

(730) TAIMINEN, TARU, TOIMINIMEN FIFI ET FIDO HALTIJANA, Tampere,
Tammerfors, FI
(511) 18, 20, 25
NCL(9)

(111) 240953
(151) 14.12.2007
(210) T200702227
(220) 13.07.2007

(540)



(730) FONECTA OY (2), Helsinki, Helsingfors, FI
(511) 35, 38, 41, 42
NCL(9)

(111) 240954
(151) 14.12.2007
(210) T200702241
(220) 17.07.2007

(540)

RAITA®

(730) NORDMAN-ROMO, ANN-SOFIE, Pohja, Pojo, FI
(511) 16, 18, 24, 25, 26
NCL(9)

(111) 240955
(151) 14.12.2007
(210) T200702246
(220) 17.07.2007

(540)


culinare

(730) BALBIINO AS, Tallinna, Tallinn, EE
(740) Kolster Oy Ab
(511) 29, 30
NCL(9)

(111) 240956
(151) 14.12.2007
(210) T200702252
(220) 18.07.2007

(540) MITEN IKINÄ AIKAASI KÄYTÄTKIN

(730) FILE SERVICE OY, Helsinki, Helsingfors, FI
(511) 16, 41
NCL(9)

(111) 240957
(151) 14.12.2007
(210) T200702253
(220) 18.07.2007

(540)

TANSSI *Viihde*
SUOMALAISEN SEURATANSISIKULTTUURIN JA ISKELMÄMUSIKIN ERIKKISLEHTI

(730) VUORENPÄÄ, JAANA SUSANNA, TOIMINIMEN JAAMEDIA HALTIJANA,
Tampere, Tammerfors, FI

(591) Merkin värit ovat oranssi ja musta. - Märket utförs i färgerna orange och svart.

(511) 9, 16, 41

NCL(9)

(111) 240958

(151) 14.12.2007

(210) T200702254

(220) 18.07.2007

(320) 12.07.2007

(330) EM

(310) 6095343

(540)

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D A T A B A S E

(730) BCB MEDICAL OY, Turku, Åbo, FI

(740) Borenius & Co Oy Ab

(511) 9, 42, 44

NCL(9)

(111) 240959

(151) 14.12.2007

(210) T200702255

(220) 18.07.2007

(540)

KENNO

(730) KENNO TECH OY, Espoo, Esbo, FI

(740) Berggren Oy Ab

(591) Merkin värit ovat musta, harmaa ja punainen. - Märket utförs i färgerna svart, grått och rött.

(511) 6, 40, 42

NCL(9)

(111) 240960

(151) 14.12.2007

(210) T200702260

(220) 19.07.2007

(540) BONAQUA SILVER

(730) THE COCA-COLA COMPANY, Delaware, Delaware, US

(740) Kolster Oy Ab

(511) 32

NCL(9)

(111) 240961

(151) 14.12.2007

(210) T200702262

(220) 20.07.2007

(540)



(730) SISÄASIAINMINISTERIÖ, Helsinki, Helsingfors, FI

(591) Merkin värit ovat sininen ja punainen. - Märket är utfört i färgerna blått och rött.

(511) 35, 41, 42

NCL(9)

(111) 240962

(151) 14.12.2007

(210) T200702263

(220) 20.07.2007

(540)



(730) SISÄASIAINMINISTERIÖ, Helsinki, Helsingfors, FI

(591) Merkin värit ovat sininen ja punainen. - Märket är utfört i färgerna blått och rött.

(511) 35, 41, 42

NCL(9)

(111) 240963

(151) 14.12.2007

(210) T200702265

(220) 20.07.2007

(540) Oske

(730) SISÄASIAINMINISTERIÖ, Helsinki, Helsingfors, FI

(511) 35, 41, 42

NCL(9)

(111) 240964

(151) 14.12.2007

(210) T200702272

(220) 23.07.2007

(540)



(730) HARJU, ILKKA ANTTI, TOIMINIMEN AHLSPORT HALTIJANA, Tampere, Tammerfors, FI

(511) 25, 28, 41

NCL(9)

(111) 240965

(151) 14.12.2007

(210) T200702273

(220) 23.07.2007

(540)



(730) HELSINGIN JA UUDENMAAN SAIRAANHOITOPPIIRIN KUNTAYHTYMÄ,
Helsinki, Helsingfors, FI

(591) Merkin väri on tiilenpunainen. - Märket utförs i färgen tegelrött.

(511) 35, 41, 42

NCL(9)

(111) 240966

(151) 14.12.2007

(210) T200702274

(220) 23.07.2007

(540) Reborn Bikers

(730) PROCYCLE INTERNATIONAL OY, Helsinki, Helsingfors, FI

(511) 35, 37, 41

NCL(9)

(111) 240967

(151) 14.12.2007

(210) T200702284

(220) 24.07.2007

(540) Bubblare

(730) NETCLIPS AB, Solna, Solna, SE

(740) Seppo Laine Oy

(511) 35, 41, 42

NCL(9)

(111) 240968

(151) 14.12.2007

(210) T200702285

(220) 24.07.2007

(540) VASELINE

(730) NIKIKID OY, Helsinki, Helsingfors, FI
(511) 16, 24, 25
NCL(9)

(111) 240969
(151) 14.12.2007
(210) T200702287
(220) 24.07.2007
(320) 29.03.2007
(330) US
(310) 77/143445

(540) AVELLE

(730) E.R. SQUIBB & SONS, L.L.C., Delaware, Delaware, US
(740) Kolster Oy Ab
(511) 10
NCL(9)

(111) 240970
(151) 14.12.2007
(210) T200702290
(220) 25.07.2007

(540) SOUKKI

(730) LEVONIUS, PETRI, Loppi, Loppi, FI
(511) 31, 39, 44
NCL(9)

(111) 240971
(151) 14.12.2007
(210) T200702292
(220) 25.07.2007

(540)



(730) GEKKEIKAN SAKE COMPANY, LTD., Kioto, Kyoto, JP

(740) Leitzinger Oy

(591) Merkin värit ovat sininen, vaaleansininen, valkoinen, punainen ja musta. - Märket utförs i färgerna blått, ljusblått, vitt, rött och svart.

(511) 33

NCL(9)

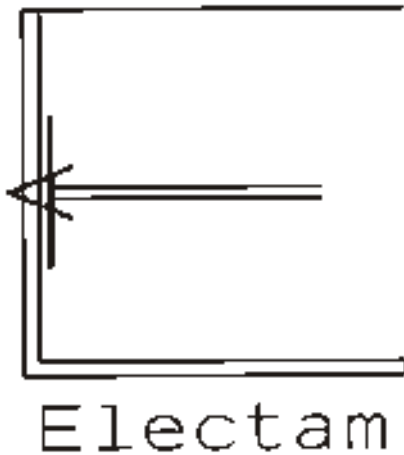
(111) 240972

(151) 14.12.2007

(210) T200702294

(220) 25.07.2007

(540)



(730) LAHTI, OLLI PEKKA, Helsinki, Helsingfors, FI
(511) 9, 38, 42
NCL(9)

(111) 240973
(151) 14.12.2007
(210) T200702295
(220) 26.07.2007

(540)



(730) OY CUBIO COMMUNICATIONS LTD, Helsinki, Helsingfors, FI
(511) 9, 38
NCL(9)

(111) 240974
(151) 14.12.2007
(210) T200702296
(220) 26.07.2007

(540) "TURTTUNA"

(730) KORHONEN, MAIJA ANNELI, Pieksämäki, Pieksämäki, FI
(511) 29, 35, 43
NCL(9)

(111) 240975
(151) 14.12.2007
(210) T200702298
(220) 26.07.2007

(540) Muodon

(730) HÄMEEN SELKIS WOOD OY, Hämeenlinna, Tavastehus, FI
(511) 19, 20, 42
NCL(9)

(111) 240976
(151) 14.12.2007
(210) T200702303
(220) 30.07.2007

(540) INDI Spa

(730) VOLKOVA, JANINA, Tampere, Tammerfors, FI
(511) 3, 43, 44
NCL(9)

(111) 240977
(151) 14.12.2007
(210) T200702304
(220) 30.07.2007

(540) OUTWARD BOUND

(730) THE OUTWARD BOUND TRUST, Penrith, Penrith, GB
(740) Borenius & Co Oy Ab
(511) 25
NCL(9)

(111) 240978
(151) 14.12.2007
(210) T200702305
(220) 30.07.2007

(540)



(730) THE OUTWARD BOUND TRUST, Penrith, Penrith, GB
(740) Borenius & Co Oy Ab
(511) 25
NCL(9)

(111) 240979
(151) 14.12.2007
(210) T200702309
(220) 30.07.2007
(320) 05.02.2007
(330) NO
(310) 200701435

(540) T-88

(730) LUXO ASA, Oslo, Oslo, NO
(740) Kolster Oy Ab
(511) 11
NCL(9)

(111) 240980
(151) 14.12.2007
(210) T200702311
(220) 30.07.2007

(540)



(730) ENERGI FÖRSÄLJNING FINLAND OY (ENERGIA MYYNTI SUOMI OY)
(ENERGY SALES FINLAND LTD), Helsinki, Helsingfors, FI
(740) Papula Oy
(591) Merkin värit ovat valkoinen ja sininen. - Märket utförs i färgerna vitt och blått.
(511) 4, 39, 40
NCL(9)

(111) 240981
(151) 14.12.2007
(210) T200702312
(220) 30.07.2007

(540)



(730) ENERGI FÖRSÄLJNING FINLAND OY (ENERGIA MYYNTI SUOMI OY)
(ENERGY SALES FINLAND LTD), Helsinki, Helsingfors, FI

(740) Papula Oy

(591) Merkin värit ovat valkoinen ja sininen. - Märket utförs i färgerna vitt och blått.

(511) 4, 39, 40

NCL(9)

(111) 240982

(151) 14.12.2007

(210) T200702314

(220) 31.07.2007

(540)



(730) SALTARELLO OY, Lahti, Lahtis, FI

(511) 35, 41, 42

NCL(9)

(111) 240983

(151) 14.12.2007

(210) T200702316

(220) 31.07.2007

(540) INDO RADIAL

(730) PT. MULTISTRADA ARAH SARANA, Kabupaten Bekasi, Kabupaten Bekasi, ID

(740) Asianajotoimisto Backström & Co Oy

(511) 12

NCL(9)

(111) 240984

(151) 14.12.2007

(210) T200702318

(220) 31.07.2007

(540) ACHILLES DESERT HAWK A/T

(730) PT. MULTISTRADA ARAH SARANA, Kabupaten Bekasi, Kabupaten Bekasi, ID
(740) Asianajotoimisto Backström & Co Oy
(511) 12
NCL(9)

(111) 240985
(151) 14.12.2007
(210) T200702322
(220) 31.07.2007

(540) Leikkinuotit

(730) KOISTINEN KANTELE OY, Rääkkylä, Rääkkylä, FI
(511) 19, 20, 21
NCL(9)

(111) 240986
(151) 14.12.2007
(210) T200702323
(220) 31.07.2007
(320) 23.07.2007
(330) US
(310) 77/235,699

(540)

The logo for 'avelle' features the word in a lowercase, serif font. The letters are slightly shadowed, giving it a three-dimensional appearance. The 'a' and 'e' have a soft, glowing effect around them, while the 'v' and 'l' are more solid. The overall style is elegant and modern.

(730) E.R. SQUIBB & SONS, L.L.C., Delaware, Delaware, US
(740) Kolster Oy Ab
(511) 10
NCL(9)

(111) 240987
(151) 14.12.2007
(210) T200702325
(220) 01.08.2007

(540) classicLive - concerts worth watching

(730) SALTARELLO OY, Lahti, Lahtis, FI
(511) 35, 41, 42
NCL(9)

(111) 240988
(151) 14.12.2007
(210) T200702327
(220) 01.08.2007
(320) 01.02.2007
(330) US
(310) 77/096,791

(540) SPEEDGLAS

(730) 3M COMPANY, Delaware, Delaware, US
(740) Kolster Oy Ab
(511) 9
NCL(9)

(111) 240989
(151) 14.12.2007
(210) T200702328
(220) 01.08.2007

(540)



(730) KUOPION MIMMIFUTIS RY, Kuopio, Kuopio, FI
(511) 16, 36, 41
NCL(9)

(111) 240990
(151) 14.12.2007
(210) T200702329
(220) 01.08.2007

(540)



(730) KUOPION MIMMIFUTIS RY, Kuopio, Kuopio, FI
(511) 16, 36, 41
NCL(9)

(111) 240991
(151) 14.12.2007
(210) T200702334
(220) 02.08.2007

(540)

The word 'Ohjeko' is written in a highly decorative, flowing cursive script. The letters are interconnected, with large loops and elegant flourishes, particularly on the 'O' and 'k's.

(730) MG DESSERTS OY, Helsinki, Helsingfors, FI
(511) 24, 25, 29, 30, 32, 41
NCL(9)

(111) 240992
(151) 14.12.2007
(210) T200702336
(220) 02.08.2007

(540) AdGate

(730) STEAM COMMUNICATIONS OY, Helsinki, Helsingfors, FI

(511) 35, 38, 42

NCL(9)

(111) 240993

(151) 14.12.2007

(210) T200702337

(220) 02.08.2007

(540) mCredit

(730) STEAM COMMUNICATIONS OY, Helsinki, Helsingfors, FI

(511) 35, 38, 42

NCL(9)

(111) 240994

(151) 14.12.2007

(210) T200702338

(220) 03.08.2007

(540) WALKIE-PLATE

(730) PEUHO, ESA OLAVI, Turku, Åbo, FI

(511) 21

NCL(9)

(111) 240995

(151) 14.12.2007

(210) T200702347

(220) 03.08.2007

(540)



(730) CHIPS AB, Maarianhamina, Mariehamn, FI

(740) Asianajotoimisto Heinonen & Co Oy

(591) Merkin värit ovat keltainen, sininen, punainen ja musta. - Märket utförs i färgerna gult, blått, rött och svart.

(511) 29, 30, 31

NCL(9)

(111) 240996

(151) 14.12.2007

(210) T200702348

(220) 03.08.2007

(540)



(730) CHIPS AB, Maarianhamina, Mariehamn, FI

(740) Asianajotoimisto Heinonen & Co Oy

(591) Merkin värit ovat keltainen, punainen ja musta. - Märket utförs i färgerna gult, rött och svart.

(511) 29, 30, 31

NCL(9)

(111) 240997

(151) 14.12.2007

(210) T200702351

(220) 06.08.2007

(540)

The logo for MOBINGO! features the word "MOBINGO!" in a bold, sans-serif font. The "MO" is white and set within a dark grey square, while "BINGO!" is black. The exclamation point is also black.

(730) SBH-YHTIÖT OY, Kaarina, S:t Karins, FI

(511) 41

NCL(9)

(111) 240998

(151) 14.12.2007

(210) T200702365

(220) 07.08.2007

(540) SenioriFoorum

(730) KANSAN RAAMATTUSEURAN SÄÄTIÖ, Lohja, Lojo, FI

(511) 39, 41, 45

NCL(9)

(111) 240999

(151) 14.12.2007

(210) T200702367

(220) 07.08.2007

(540)



(730) OY TUJUKA AB, Turku, Åbo, FI

(591) Merkin värit ovat punainen ja valkoinen. - Märket utförs i färgerna röt och vitt.

(511) 9, 41

NCL(9)

(111) 241000

(151) 14.12.2007

(210) T200702368

(220) 07.08.2007

(540)



(730) MAHILE KY, Turku, Åbo, FI

(511) 35, 43

NCL(9)

(111) 241001

(151) 14.12.2007

(210) T200702370

(220) 07.08.2007

(540) shielding from the cutting edge of technology

(730) KABUTO OY, Vantaa, Vanda, FI
(511) 35, 38, 42
NCL(9)

(111) 241002
(151) 14.12.2007
(210) T200702371
(220) 07.08.2007

(540)

The logo for KABUTO features the word 'KABUTO' in a bold, black, sans-serif font. The letter 'K' is significantly larger than the other letters and has a stylized staircase graphic integrated into its vertical stem.

(730) KABUTO OY, Vantaa, Vanda, FI
(511) 35, 38, 42
NCL(9)

(111) 241003
(151) 14.12.2007
(210) T200702373
(220) 07.08.2007

(540) I/O Living

(730) MYYMÄLÄ-, RAVINTOLA- JA KONTTORIKALUSTELIIKE MASA-MRK OY,
Espoo, Esbo, FI
(511) 20
NCL(9)

(111) 241004
(151) 14.12.2007
(210) T200702374
(220) 07.08.2007

(540)



(730) KABUTO OY, Vantaa, Vanda, FI

(511) 35, 38, 42

NCL(9)

(111) 241005

(151) 14.12.2007

(210) T200702376

(220) 06.08.2007

(540) Spring dew

(730) LITTLE BROWN BAKERY OY AB, Pietarsaari, Jakobstad, FI

(511) 29, 30, 32

NCL(9)

(111) 241006

(151) 14.12.2007

(210) T200702379

(220) 08.08.2007

(540) Onnen lahjat

(730) SUOMEN LÄHETYSSEURA RY, Helsinki, Helsingfors, FI

(511) 35, 36

NCL(9)

(111) 241007

(151) 14.12.2007

(210) T200702380

(220) 08.08.2007

(540) Tasan käy onnen lahjat

(730) SUOMEN LÄHETYSSEURA RY, Helsinki, Helsingfors, FI
(511) 35, 36
NCL(9)

(111) 241008
(151) 14.12.2007
(210) T200702388
(220) 08.08.2007

(540) NexTim

(730) KORWENSUUN KONETEHIDAS OY, Kuopio, Kuopio, FI
(511) 7
NCL(9)

(111) 241009
(151) 14.12.2007
(210) T200702394
(220) 08.08.2007

(540)



(730) NUUKARI OY, Helsinki, Helsingfors, FI
(511) 7, 8, 9, 11, 12, 16, 20, 21, 22, 25, 28
NCL(9)

(111) 241010
(151) 14.12.2007
(210) T200702398
(220) 09.08.2007

(540) Koneko

(730) HÄNNINEN, JONI JOHANNES, Vantaa, Vanda, FI
(511) 20, 25, 28
NCL(9)

(111) 241011
(151) 14.12.2007
(210) T200702402
(220) 09.08.2007

(540)



(730) KTA-TARVIKE OY, Mikkeli, S:t Michel, FI
(511) 19, 35, 37
NCL(9)

(111) 241012
(151) 14.12.2007
(210) T200702403
(220) 09.08.2007

(540) Kuumepäiväkirja

(730) OY VERMAN AB, Järvenpää, Träskända, FI
(511) 5
NCL(9)

(111) 241013
(151) 14.12.2007
(210) T200702405
(220) 09.08.2007

(540) HT Truck

(730) HT-TRUCK OY, Ylihärmä, Ylihärmä, FI
(511) 12, 37, 39
NCL(9)

(111) 241014
(151) 14.12.2007
(210) T200702406
(220) 09.08.2007

(540) JUUSTOPORTTI

(730) JUUSTOPORTTI OY (2), Jalasjärvi, Jalasjärvi, FI
(511) 21, 35, 41, 43
NCL(9)

(111) 241015
(151) 14.12.2007
(210) T200702413
(220) 09.08.2007

(540) THE HEALTHY SIDE OF GROWTH

(730) OY FEELMAX LTD, Maaninka, Maaninka, FI
(511) 18, 24, 25
NCL(9)

(111) 241016
(151) 14.12.2007
(210) T200702414
(220) 09.08.2007

(540) THE HEALTHY SIDE OF STREET

(730) OY FEELMAX LTD, Maaninka, Maaninka, FI
(511) 18, 24, 25
NCL(9)

(111) 241017
(151) 14.12.2007
(210) T200702415
(220) 09.08.2007

(540) THE HEALTHY SIDE OF STYLE

(730) OY FEELMAX LTD, Maaninka, Maaninka, FI
(511) 18, 24, 25
NCL(9)

(111) 241018
(151) 14.12.2007
(210) T200702416
(220) 09.08.2007

(540) THE HEALTHY SIDE OF WORK

(730) OY FEELMAX LTD, Maaninka, Maaninka, FI
(511) 18, 24, 25
NCL(9)

(111) 241019
(151) 14.12.2007
(210) T200702417
(220) 09.08.2007

(540) THE HEALTHY SIDE OF SPORT

(730) OY FEELMAX LTD, Maaninka, Maaninka, FI
(511) 18, 24, 25
NCL(9)

(111) 241020
(151) 14.12.2007
(210) T200702418
(220) 09.08.2007

(540) TIANA

(730) DISNEY ENTERPRISES, INC., Delaware, Delaware, US
(740) Kolster Oy Ab
(511) 16, 25, 28
NCL(9)

(111) 241021
(151) 14.12.2007
(210) T200702419
(220) 09.08.2007

(540)



(730) E-SPORTS NORDIC OY, Helsinki, Helsingfors, FI

(740) Asianajotoimisto Heinonen & Co Oy

(591) Merkin värit ovat vihreä ja valkoinen. - Märket är utfört i färgerna grönt och vitt.

(511) 9, 28, 38, 41

NCL(9)

(111) 241022

(151) 14.12.2007

(210) T200702420

(220) 09.08.2007

(540) FROSMO

(730) E-SPORTS NORDIC OY, Helsinki, Helsingfors, FI

(740) Asianajotoimisto Heinonen & Co Oy

(511) 9, 28, 38, 41

NCL(9)

(111) 241023

(151) 14.12.2007

(210) T200702423

(220) 10.08.2007

(540) Teknobeduini

(730) REDNALS OY, Kuopio, Kuopio, FI

(511) 35, 41, 42

NCL(9)

(111) 241024

(151) 14.12.2007

(210) T200702424

(220) 10.08.2007

(540)



(730) ILME AGENCY KY, Kuopio, Kuopio, FI

(511) 44

NCL(9)

(111) 241025

(151) 14.12.2007

(210) T200702430

(220) 10.08.2007

(540)



(730) CLOETTA FAZER SUKLAA OY, Vantaa, Vanda, FI

(511) 30

NCL(9)

(111) 241026

(151) 14.12.2007

(210) T200702432

(220) 10.08.2007

(540)



(730) BALTI INVESTEERINGUTE GRUPI PANK AS, Tallinna, Tallinn, EE

(740) Borenius & Co Oy Ab

(591) Merkin värit ovat tumman sininen ja valkoinen. - Märket utförs i färgerna mörkblått och vitt.

(511) 36

NCL(9)

(111) 241027

(151) 14.12.2007

(210) T200702434

(220) 10.08.2007

(540) PRE-ELAST

(730) PREMIX OY, Nurmijärvi, Nurmijärvi, FI

(740) Benjon Oy

(511) 1, 17

NCL(9)

(111) 241028

(151) 14.12.2007

(210) T200702435

(220) 13.08.2007

(540)



(730) VATANEN, RISTO, Sonkajärvi, Sonkajärvi, FI
(511) 31, 35, 43
NCL(9)

(111) 241029
(151) 14.12.2007
(210) T200702438
(220) 13.08.2007

(540) Foxfire

(730) HAUTALA, HEIKKI, TOIMINIMEN LAPLAND ARCTIC SPRINGWATER
HALTIJANA, Rovaniemi, Rovaniemi, FI
(511) 32
NCL(9)

(111) 241030
(151) 14.12.2007
(210) T200702449
(220) 14.08.2007

(540)



(730) PURMONEN, ALEKSI, TOIMINIMEN TYORA HALTIJANA, Helsinki, Helsingfors, FI
(511) 16, 18, 25
NCL(9)

(111) 241031
(151) 14.12.2007
(210) T200701617
(220) 16.05.2007

(540)



(730) VARIS, ERKKI JOHANNES, Ylitornio, Övertorneå, SE
(740) Anna Kestiö
(591) Merkin värit ovat sininen ja valkoinen. - Märket är utfört i färgerna blått och vitt.
(511) 9
NCL(9)

(111) 241032
(151) 14.12.2007
(210) T200701669
(220) 22.05.2007

(540) NARKS

(730) KUSTANNUSOSAKEYHTIÖ PERHEMEDIAT OY, Helsinki, Helsingfors, FI
(740) Kolster Oy Ab
(511) 16
NCL(9)

(111) 241033
(151) 14.12.2007
(210) T200701676
(220) 23.05.2007

(540)



(730) ENERGIAKOLMIO OY (3), Jyväskylä, Jyväskylä, FI
(591) Merkin värit ovat keltainen, punainen ja oranssi. - Märket utförs i färgerna gult, rött och orange.
(511) 35, 36, 42
NCL(9)

(111) 241034
(151) 14.12.2007
(210) T200701677
(220) 23.05.2007

(540) EnerPro

(730) ENERGIAKOLMIO OY (3), Jyväskylä, Jyväskylä, FI
(511) 42
NCL(9)

(111) 241035
(151) 14.12.2007
(210) T200701678
(220) 23.05.2007

(540) EnerControl

(730) ENERGIAKOLMIO OY (3), Jyväskylä, Jyväskylä, FI
(511) 35, 36, 42
NCL(9)

(111) 241036
(151) 14.12.2007
(210) T200701714
(220) 25.05.2007

(540) KARKKITORI

(730) HANSAFOOD OY, Helsinki, Helsingfors, FI
(511) 29, 30, 32
NCL(9)

(111) 241037
(151) 14.12.2007
(210) T200701718
(220) 28.05.2007

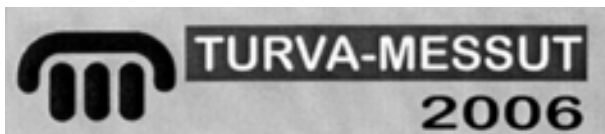
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(730) SUOMEN PALOKALUSTOLIIKKEIDEN YHDISTYS SPLY RY, Helsinki, Helsingfors,
FI
(511) 9, 41, 45
NCL(9)

(111) 241038
(151) 14.12.2007
(210) T200701719
(220) 28.05.2007

(540)



(730) SUOMEN PALOKALUSTOLIIKKEIDEN YHDISTYS SPLY RY, Helsinki, Helsingfors,
FI
(511) 9, 41, 45
NCL(9)

(111) 241039
(151) 14.12.2007
(210) T200701727
(220) 28.05.2007

(540)



(730) SAVON KOULUTUSKUNTAYHTYMÄ, Kuopio, Kuopio, FI
(511) 35, 41, 43
NCL(9)

(111) 241040
(151) 14.12.2007
(210) T200701728
(220) 28.05.2007

(540) Delish

(730) OUTRED VENTURES AB, Helsinki, Helsingfors, FI
(511) 35
NCL(9)

(111) 241041
(151) 14.12.2007
(210) T200701729
(220) 28.05.2007

(540) McVITIE'S FRUIT & FUN

(730) UNITED BISCUITS (UK) LIMITED, Hayes, Middlesex, Hayes, Middlesex, GB
(511) 29, 30
NCL(9)

(111) 241042
(151) 14.12.2007
(210) T200701730
(220) 28.05.2007

(540) McVITIE'S FRUIT & FORM

(730) UNITED BISCUITS (UK) LIMITED, Hayes, Middlesex, Hayes, Middlesex, GB
(740) Benjon Oy
(511) 29, 30
NCL(9)

(111) 241043
(151) 14.12.2007
(210) T200701732
(220) 28.05.2007

(540)



(730) AINA GROUP OYJ, Hämeenlinna, Tavastehus, FI
(740) Asianajotoimisto Heinonen & Co Oy
(591) Merkin värit ovat musta, keltainen ja punainen. - Märket utförs i färgerna svart, gult och rött.
(511) 9, 38, 41, 42
NCL(9)

(111) 241044
(151) 14.12.2007
(210) T200701733
(220) 28.05.2007

(540) FastMover

(730) UPM RAFLATAC OY, Tampere, Tammerfors, FI
(740) Asianajotoimisto Heinonen & Co Oy
(511) 9, 16
NCL(9)

(111) 241045
(151) 14.12.2007
(210) T200701739
(220) 29.05.2007

(540) Marino & Sunrise-orchestra

(730) HEINONEN, HARRI JUHANI, Vantaa, Vanda, FI
(511) 41
NCL(9)

(111) 241046
(151) 14.12.2007
(210) T200701740
(220) 29.05.2007

(540)



(730) SALMI, MARJO HETA HANNELE, Porvoo, Borgå, FI
(511) 14
NCL(9)

(111) 241047
(151) 14.12.2007
(210) T200701742
(220) 29.05.2007

(540)



(730) FORSSAN SEUDUN PUHELIN OY, Forssa, Forssa, FI
(511) 38
NCL(9)

(111) 241048
(151) 14.12.2007
(210) T200701763
(220) 30.05.2007

(540) GRAND SLAM

(730) GRAND SLAM OY, Tampere, Tammerfors, FI
(511) 15, 41
NCL(9)

TAVARAMERKKIEN SIIRTYMISET:**ÖVERFÖRDA VARUMÄRKEN:**

(111) 34330, 58293, 67464, 82319, 91426, 130126, 202868, 207882, 211362, 212645, 239020
(730) RECIPI AB (2), Årsta, Årsta, SE

(111) 41015, 41016, 41017, 45283, 106839, 114454, 119193, 130491, 131706, 141002, 202377,
212894, 214257, 218625, 222288, 232033, 232054, 235980, 239828, 239829
(730) APETIT SUOMI OY, Säkylä, Säkylä, FI

(111) 51114
(730) MAATALOUSKESKO OY, Helsinki, Helsingfors, FI

(111) 67144
(730) SUOMEN OSUUSKAUPPOJEN KESKUSKUNTA, Helsinki, Helsingfors, FI

(111) 79156
(730) INDESIT COMPANY UK LIMITED, Peterborough, Peterborough, GB

(111) 79401
(730) FABRICAS AGRUPADAS DE MUÑECAS DE ONIL, S.A. (3), Onil (Alicante), Onil
(Alicante), ES

(111) 93690
(730) OP HOLDINGS LLC, Delaware, Delaware, US

(111) 97901
(730) CHEFARO NEDERLAND B.V., Rotterdam, Rotterdam, NL

(111) 99343, 209909
(730) SANOMA MAGAZINES FINLAND OY, Helsinki, Helsingfors, FI

(111) 209427
(730) INNOVISION HOLDING S.A., Luxemburg, Luxemburg, LU

(111) 209589

(730) ALTIA OYJ (ALTIA PLC), Helsinki, Helsingfors, FI

(111) 237883

(730) JOLMA, JORMA, Vantaa, Vanda, FI

TAVARAMERKKIEN SUOJA-ALOJEN SUPISTUKSET:

INSKRÄNKNINGAR I VARUMÄRKENAS SKYDDSOMFÅNG:

(111)

239517

AIHE: TML 21 §:n 1 momentin mukainen rekisteröinnin kumoaminen osittain väitteen johdosta.

ANLEDNING: Delvis upphävande av registrering på grund av invändning enligt VML 21 § 1 mom.

(111) 236540

(730) TELE-TUKKU OY, Järvenpää, Träskenda, FI

TAVARAMERKKIEN MUUTOKSET:

ÄNDRADE VARUMÄRKEN:

(111) 51523

(540)



(730) INTERNATIONAL RECTIFIER CORPORATION, Delaware, Delaware, US.

UUDISTETUT REKISTERÖINNI:**FÖRNYADE REGISTRERINGAR:**

(111)	51365	97901	100155	101563	207933
9850	51379	99342	100191	101762	207937
9856	51385	99343	100192	102578	207938
16212	51392	99497	100263	102595	207939
16285	51429	99618	100272	144346	207940
21200	51493	99632	100279	144351	207949
21341	51523	99670	100319	204398	207950
21427	51632	99674	100326	205165	207968
21468	51633	99684	100350	205792	207981
21535	51634	99718	100370	205896	208010
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31850	51637	99733	100376	206178	208087
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32425	52887	99821	100519	207399	208192
32787	53368	99826	100544	207452	208211
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51266	67115	100012	101091	207842	208337
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208489	208636	208889	209175	209600	
208490	208639	208892	209210	209663	
208493	208647				

Kuulutetut kansainväliset rekisteröinnit:

Patentti- ja rekisterihallitus kuuluttaa tavaramerkkilain (22.12.1995/1715) 56c §:n nojalla seuraavat kansainväliset rekisteröinnit.

Väite rekisteröintiä vastaan on tehtävä kirjallisesti. Siinä on ilmoitettava rekisterinumero ja se on liitteineen kaksin kappalein toimitettava Patentti- ja rekisterihallitukselle 2 kuukauden kuluessa tämän lehden julkaisupäivästä lukien. Väite on perusteltava ja siinä on yksilöitävä, mitä tavaroita tai palveluja se koskee.

Kungjorda internationella registreringar:

Patent- och registerstyrelsen kungör med stöd av 56c § varumärkeslagen (22.12.1995/1715) följande internationella registreringar.

Invändning mot registrering bör göras skriftligen. Invändning bör ange registreringsnummer och bör jämte bilagor inlämnas i två exemplar till Patent- och registerstyrelsen inom 2 månader räknat från denna tidnings utgivningsdag. Invändningen skall motiveras och i den skall specificeras vilka varor eller tjänster den gäller.

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(730) AULBACH LIZENZ AG, Chur, Chur, CH
(511) 16, 20, 24

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(730) SANITIZED MARKETING AG, Burgdorf, Burgdorf, CH
(511) 1, 5, 40

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(730) OERLIKON-SCHWEISSTECHNIK AG, Zürich, Zürich, CH
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(111) 674896
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(540) CONTRINEX

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(730) DR. BAUMANN COSMETIC GMBH, Siegen, Siegen, DE
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(730) EMBATEX AKTIENGESELLSCHAFT, Feldkirchen, Feldkirchen, AT
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(730) ADIDAS INTERNATIONAL MARKETING B.V., Amsterdam, Amsterdam, NL

(511) 25

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(730) ADRIANA BENELUX, BESLOTEN VENNOOTSCHAP MET BEPERKTE

AANSPRAKELIJKHEID, Kapellen, Kapellen, BE

(591) Merkin värit ovat punainen, musta ja valkoinen. - Märket är utfört i färgerna rött, svart och vitt.

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(511) 43
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(511) 16, 23, 24, 26
NCL(8)

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(730) BON PRIX HANDELSGESELLSCHAFT MBH, Hampuri, Hamburg, DE

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(511) 25

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(730) ECZACIBASI - ZENTIVA SAGLIK URUNLERI SANAYI VE TICARET ANONIM
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(730) HENKEL KOMMANDITGESELLSCHAFT AUF AKTIEN, Düsseldorf, Düsseldorf, DE
(511) 3
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(511) 1, 3
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(330) SI
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(591) Merkin värit ovat sininen ja musta. - Märket är utfört i färgerna blått och svart.
(511) 37, 41, 42
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(730) C.A.S.I. S.R.L., Ballabio (Lecco), Ballabio (Lecco), IT
(511) 26, 28
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(591) Merkin värit ovat musta, punainen, valkoinen ja sininen. - Märket är utfört i färgerna svart, rött, vitt och blått.
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(330) JP
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(540) KRONOX

(730) KROSAKI HARIMA CORPORATION, Fukuoka, Fukuoka, JP
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(151) 08.09.2006

(540) Pierce-Arrow

(730) OLAF VOM HEU, Osnabrück, Osnabrück, DE
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(591) Merkki on värillinen - Märket är utfört i färger
(511) 8, 21, 34
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(151) 07.07.2006

(540) ForceGroove

(730) FEDERAL-MOGUL NÜRNBERG GMBH, Nürnberg, Nürnberg, DE
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(540) VOLUME SHINE GLACÉ

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(511) 3
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(111) 919659
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(320) 07.09.2006
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(540) DOUBLE BLACK DESIGNER

(730) BEIERSDORF AG, Hampuri, Hamburg, DE
(511) 3
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(330) FR
(310) 063439960

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(730) AEROPORT DE BALE-MULHOUSE, Saint-Louis, Saint-Louis, FR
(511) Merkin värit ovat sininen ja musta. - Märket är utfört i blått och svart.
(511) 35, 39, 43
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(151) 08.02.2007
(320) 05.09.2006
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(730) HERAEUS KULZER GMBH, Hanau, Hanau, DE
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YULIN GROUP

(730) DALIAN YULIN ENTERPRISE GROUP CO., LTD., Liaoning province, Liaoning province, CN
(511) 29
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(111) 921251
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(320) 03.08.2006
(330) FR
(310) 06 3 444 417

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ELLA

(730) LABORATOIRE HRA-PHARMA, Pariisi, Paris, FR

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(540) SIMONA ROSATO

(730) SIMONETTA ROSATO, Arezzo, Arezzo, IT

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(730) ALCON, INC., Hünenberg, Hünenberg, CH

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(730) DOLCE & GABBANA S.R.L., Milano, Milano, IT
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(730) VALLOUREC & MANNESMANN TUBES (SOCIETE ANONYME),
Boulogne-Billancourt, Boulogne-Billancourt, FR
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Pfaffstätten, Pfaffstätten, AT
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(540) LIPOMASSAGE

(730) GUITAY LOUIS PAUL, Crans-Montana, Crans-Montana, CH

(511) 3, 10, 28

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(540) Isolde

(730) AXELSSONS CASSELS DEA FASHION AB, Upsala, Uppsala, SE

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(730) OPTIMERA GRUPPEN AS, Oslo, Oslo, NO

(511) 7, 8

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(111) 922902

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(730) CLAES BOHMAN, Tukholma, Stockholm, SE

(511) 36

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(151) 28.03.2007

(540) KabiPac

(730) FRESENIUS KABI AG, Frankfurt, Frankfurt, DE
(511) 10, 16
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(111) 923150
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(730) SHANDONG INSTITUTE OF ADVANCED CERAMICS CO., LTD., Shandong,
Shandong, CN
(511) 7
NCL(8)

(111) 923200
(151) 18.01.2007

(540) INTERCEPT

(730) FUTURE TECHNOLOGY (UK) LTD, Banbury, Oxfordshire, Banbury, Oxfordshire, GB
(511) 20
NCL(8)

(111) 923493
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(730) SAVAGE LTD., Roseau Valley, Roseau Valley, DM
(511) 25
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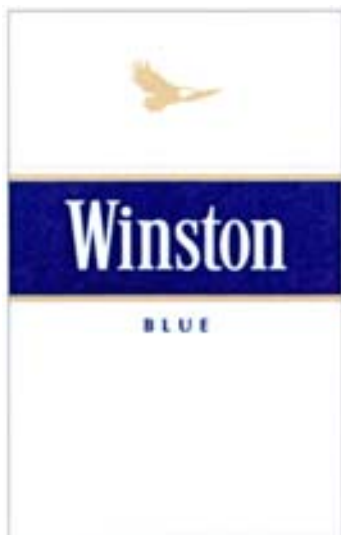
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(730) JAPAN TOBACCO INC., Tokio, Tokyo, JP
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(730) ZHENJIANG HENGLIDA BEARING CO., LTD., Jiangsu, Jiangsu, CN

(511) 7

NCL(8)

(111) 923548

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(330) CH

(310) 554032

(540) FREELANCER

(730) RAYMOND WEIL SA, Grand-Lancy, Grand-Lancy, CH

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(111) 923595

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(330) MC

(310) 06.25576

(540) TRANSAT

(730) S.A. CELINE MONT-CARLO, Monaco, Monaco, MC

(511) 18

NCL(8)

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(310) 556330

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(591) Merkin värit ovat valkoinen, vihreä ja kulta. - Märket är utfört i vitt, grönt och guld.

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NCL(8)

(111) 923609

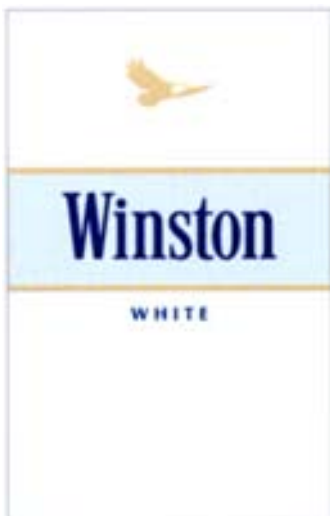
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(310) 556332

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(591) Merkin värit ovat valkoinen, sininen, helmivalkoinen ja kulta. - Märket är utfört i vitt, blått, pärlvitt och guld.

(511) 34

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(151) 28.09.2006

(320) 07.04.2006

(330) SE

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(730) AB RIDDERHEIM & GRÖNVALL, Västra Frölunda, Västra Frölunda, SE

(511) 29, 30, 31

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(151) 13.04.2007

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(310) 06 3 461 629

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(730) PARFUMS CHRISTIAN DIOR, Pariisi, Paris, FR

(511) 3

NCL(8)

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(540) INLIGHT

(730) LANDAUER, INC., Delaware, Delaware, US

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(730) OTKRYTOE AKTSIONERNOE OBSHESTVO KOMPANIA "MAY", Fryazino
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(591) Merkin värit ovat vihreä ja valkoinen. - Märket är utfört i grönt och vitt.
(511) 3, 5, 21
NCL(8)

(111) 923779
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(540) Rodexa

(730) DR. WILLMAR SCHWABE GMBH & CO. KG, Karlsruhe, Karlsruhe, DE
(511) 5, 29, 30
NCL(8)

(111) 923791
(151) 01.03.2007
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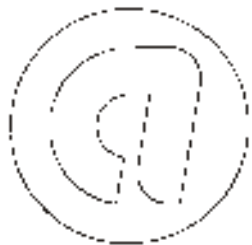
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(730) SWISSEAU AG BEI CONVISA AG, Pfäffikon, Pfäffikon, CH
(591) Merkin värit ovat punainen ja sininen. - Märket är utfört i rött och blått.
(511) 32
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(111) 923888
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(730) ARON S.P.A., Reggio Emilia, Reggio Emilia, IT
(511) 7, 9
NCL(8)

(111) 923920
(151) 03.04.2007

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(730) JSL CAR ACCESSORIES CO., LTD., Shanghai, Shanghai, CN
(591) Merkin värit ovat punainen ja keltainen. - Märket är utfört i rött och gult.
(511) 12
NCL(8)

(111) 923922
(151) 08.03.2007

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(730) VALERYD INVEST AB, Vedum, Vedum, SE
(511) 12, 37
NCL(8)

(111) 923938
(151) 09.03.2007

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ninkasi

(730) NINKASI BREWING COMPANY PTY LTD, Yarra Glen, Yarra Glen, AU
(511) 32
NCL(8)

(111) 924008
(151) 27.04.2007

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(730) TOP-TOY (HONG KONG) LTD., Wanchai, Hong Kong, Wanchai, Hong Kong, HK
(511) 28
NCL(8)

(111) 924011
(151) 01.12.2006

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(730) EKSPORTFINANS ASA, Oslo, Oslo, NO
(591) Merkki on värillinen - Märket är utfört i färger
(511) 9, 35, 36, 42
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(310) 306 549 07.7/14

(540)



(730) HANS D. KRIEGER KG, Idar-Oberstein, Idar-Oberstein, DE
(511) 14, 40
NCL(8)

(111) 924018
(151) 27.04.2007

(540)



(730) TOP-TOY A/S, Roskilde, Roskilde, DK
(511) 28
NCL(8)

(111) 924019
(151) 27.04.2007

(540)



(730) TOP-TOY A/S, Roskilde, Roskilde, DK
(511) 28
NCL(8)

(111) 924020
(151) 27.04.2007

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(730) TOP-TOY A/S, Roskilde, Roskilde, DK
(511) 28
NCL(8)

(111) 924021
(151) 26.04.2007

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(730) TOP-TOY A/S, Roskilde, Roskilde, DK
(511) 28
NCL(8)

(111) 924022
(151) 26.04.2007

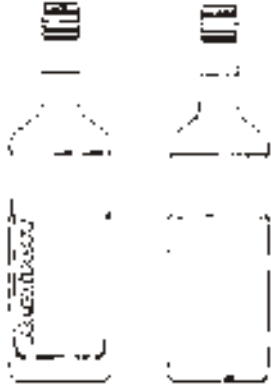
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(730) TOP-TOY A/S, Roskilde, Roskilde, DK
(511) 28
NCL(8)

(111) 924056
(151) 02.04.2007

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(730) NEMIROFF INTELLECTUAL PROPERTY ESTABLISHMENT, Vaduz, Vaduz, LI
(554) Ulkoasarekisteröinti - Märket avser utstyrseln
(511) 21, 33, 35
NCL(8)

(111) 924097
(151) 04.10.2006
(320) 05.05.2006
(330) GB
(310) 2421128

(540)

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(730) SHARAN DHIRAJ, Ascot, Berkshire, Ascot, Berkshire, GB
(511) 9
NCL(8)

(111) 924111
(151) 20.12.2006
(320) 05.07.2006
(330) FR
(310) 063439021

(540)



(730) ROGER & GALLET, Neuilly Sur Seine, Neuilly Sur Seine, FR

(554) Ulkoasurekisteröinti - Märket avser utstyrseln

(511) 3

NCL(8)

(111) 924119

(151) 01.02.2007

(540) RHEUMAFLOR

(730) OPFERMANN ARZNEIMITTEL GMBH, Wiehl, Wiehl, DE

(511) 5, 29, 30

NCL(8)

(111) 924130

(151) 12.04.2007

(540) GEMART

(730) SUPERIOR ART BUILDING MATERIAL, LLC, Kalifornia, Kalifornien, US

(511) 19

NCL(8)

(111) 924258
(151) 25.01.2007
(320) 25.07.2006
(330) FR
(310) 06 3 442 484

(540) UV CHOC

(730) LABORATOIRE NUXE, Pariisi, Paris, FR
(511) 3
NCL(8)

(111) 924283
(151) 11.05.2007
(320) 23.11.2006
(330) AU
(310) 1148512

(540) ROOMOTO

(730) BECON PTY LTD, South Melbourne, South Melbourne, AU
(511) 25
NCL(8)

(111) 924336
(151) 28.12.2006

(540)



(730) DENİZ YATCILIK VE TURİZM TICARET VE SANAYİ LIMITED SİRKETİ, Etiler -
İstanbul, Etiler - İstanbul, TR
(511) 12, 35
NCL(8)

(111) 924361
(151) 13.03.2007
(320) 13.09.2006
(330) FR
(310) 06 3449972

(540)

MAYALYS

(730) MAYALYS FRANCE, Montpellier, Montpellier, FR
(511) 35, 36, 38
NCL(8)

(111) 924372
(151) 21.03.2007

(540)

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(730) GUETTA EVENTS, Pariisi, Paris, FR
(511) 9, 25, 41
NCL(8)

(111) 924383
(151) 23.03.2007

(540)

Highrun

(730) HUI YUAN SUPER LUBRICATIG OIL CO., LTD WUXI, Jiangsu province, Jiangsu
province, CN
(511) 4
NCL(8)

(111) 924411
(151) 30.04.2007

(540)



(730) TOP-TOY A/S, Roskilde, Roskilde, DK

(511) 28

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(111) 924412

(151) 30.04.2007

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(730) TOP-TOY A/S, Roskilde, Roskilde, DK

(511) 28

NCL(8)

(111) 924419

(151) 09.03.2007

(320) 10.11.2006

(330) CH

(310) 553049

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(730) TYCO INTERNATIONAL SERVICES GMBH, Schaffhausen, Schaffhausen, CH

(511) 7, 8, 9, 17, 37, 38

NCL(8)

(111) 924420

(151) 27.02.2007

(320) 08.12.2006

(330) CH

(310) 555258

(540) TATA KARAPETIAN

(730) WATCHME SA, Geneve, Geneve, CH

(511) 14

NCL(8)

(111) 924465

(151) 14.05.2007

(320) 14.11.2006

(330) US

(310) 77043606

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(730) LANDAUER, INC., Delaware, Delaware, US

(511) 9

NCL(8)

(111) 924486
(151) 20.02.2007

(540)



(730) ANGLO INTERNATIONAL MINING B.V., Rotterdam, Rotterdam, NL
(591) Merkin värit ovat sininen ja valkoinen. - Märket är utfört i färgerna blått och vitt.
(511) 4
NCL(8)

(111) 924568
(151) 18.04.2007
(320) 25.10.2006
(330) FR
(310) 06 3 458 925

(540)

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(730) COMPAGNIE GERVAIS DANONE, Pariisi, Paris, FR
(511) 29
NCL(8)

(111) 924589
(151) 16.04.2007
(320) 19.10.2006
(330) FR
(310) 06 3 457 662

(540)

Dribbling

(730) RICHARD BARBETT INTERNATIONAL (RBI), Montagny, Montagny, FR
(511) 28
NCL(8)

(111) 924636
(151) 21.05.2007

(540)



(730) YANGXI ZHANG'S WIKO SCISSORS CO., LTD., Yangxi, Guangdong, Yangxi,
Guangdong, CN
(511) 8
NCL(8)

(111) 924641
(151) 25.04.2007

(540)



(730) TOP-TOY A/S, Roskilde, Roskilde, DK
(511) 28
NCL(8)

(111) 924644
(151) 25.04.2007

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(730) TOP-TOY A/S, Roskilde, Roskilde, DK
(511) 28
NCL(8)

(111) 924649
(151) 14.03.2007
(320) 02.11.2006
(330) DE
(310) 306 67 199.9/03

(540) Cairline

(730) GEBR. HEINEMANN KG, Hampuri, Hamburg, DE
(511) 3
NCL(8)

(111) 924652
(151) 14.03.2007
(320) 02.11.2006
(330) DE
(310) 306 67 197.2/03

(540)

Jet-à-Porter

(730) GEBR. HEINEMANN KG, Hampuri, Hamburg, DE
(511) 3
NCL(8)

(111) 924732
(151) 10.04.2007
(320) 20.10.2006
(330) FR
(310) 06/3458829

(540) FONGISTER

(730) PIERRE FABRE DERMATOLOGIE, Boulogne, Boulogne, FR
(511) 5
NCL(8)

(111) 924780
(151) 04.05.2007

(540)



(730) HUALONG (RUSHAN) FOODSTUFFS ENTERPRISE CO., LTD, Shandong province, Shandong province, CN

(511) 29

NCL(8)

(111) 924806

(151) 08.05.2007

(540)



(730) FOSHAN NANHAI XINYI UNDERWEAR CO., LTD, Guangdong, Guangdong, CN

(511) 25

NCL(8)

(111) 924810

(151) 20.03.2007

(320) 21.09.2006

(330) DE

(310) 306 58 611.8/12

(540) transsyberia

(730) DR. ING. H.C.F. PORSCHE AG, Stuttgart, Stuttgart, DE

(511) 12

NCL(8)

(111) 924844

(151) 12.03.2007

(320) 13.09.2006

(330) FR

(310) 06 3 450 627

(540)



(730) TRIGANO, Pariisi, Paris, FR

(591) Merkin värit ovat sininen, vihreä, harmaa ja tummanharmaa. - Märket är utfört i färgerna blått, grönt, grått och mörkgrått.

(511) 12, 37, 39

NCL(8)

(111) 925003

(151) 04.05.2007

(540)

DFC

(730) XIAMEN FIVE CONTINENTS INT'L TRADING CO., LTD., Xiamen, p.r., Xiamen, p.r., CN

(511) 21

NCL(8)

(111) 925005

(151) 20.12.2006

(540) Silcopad

(730) ILDIKO AND STEFAN KONRAD, Baden, Baden, DE

(511) 21

NCL(8)

(111) 925007

(151) 19.04.2007

(320) 20.10.2006

(330) BX

(310) 1121461

(540) MILREMO

(730) SHIMANO BENELUX B.V., Nunspeet, Nunspeet, NL
(511) 9, 12, 25
NCL(8)

(111) 925069
(151) 27.04.2007
(320) 31.10.2006
(330) DK
(310) VA 2006 04361

(540) XYLOLEX

(730) FERTIN PHARMA A/S, Vejle Öst, Vejle Öst, DK
(511) 5
NCL(8)

(111) 925099
(151) 06.04.2007
(320) 14.03.2007
(330) IT
(310) RN2007C000084

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(730) FASHION STYLE S.R.L. UNIPERSONALE, Montegranaro (ap), Montegranaro (ap), IT
(511) 18, 25
NCL(8)

(111) 925121
(151) 18.12.2006
(320) 05.09.2006
(330) DE
(310) 306 55 192.6/01

(540) Novasens

(730) FLINT GROUP GERMANY GMBH, Stuttgart, Stuttgart, DE
(511) 1, 2
NCL(8)

(111) 925135
(151) 05.02.2007
(320) 03.08.2006
(330) DE
(310) 306 47 386.0/30

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(730) DEUTSCHE EXTRAKT KAFFEE GMBH, Hampuri, Hamburg, DE
(511) 1, 5, 9, 29, 30, 32, 33, 43
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(111) 925148
(151) 19.03.2007
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(330) CH
(310) 556113

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Li Antra St Aile

(730) VALBEX SA, Geneve, Geneve, CH
(511) 14
NCL(8)

(111) 925162
(151) 13.04.2007
(320) 14.12.2006
(330) CH
(310) 555408

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(730) TYCO INTERNATIONAL SERVICES GMBH, Schaffhausen, Schaffhausen, CH

(591) Merkin värit ovat sininen ja oranssi. - Märket är utfört i färgerna blått och orange.

(511) 7, 8, 9, 17, 37, 38

NCL(8)

(111) 925187

(151) 20.04.2007

(320) 25.10.2006

(330) FR

(310) 063458683

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NOVISAMe

(730) VIRBAC S.A., Carros, Carros, FR

(511) 5

NCL(8)

(111) 925207

(151) 26.04.2007

(320) 08.11.2006

(330) FR

(310) 06 3 461 455

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(730) MARTELL & CO., Cognac, Cognac, FR
(554) Ulkoaserekisteröinti - Märket avser utstyrseln
(591) Merkki on värillinen - Märket är utfört i färger
(511) 33
NCL(8)

(111) 925250
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(730) XIAMEN GOLDEN RESOURCE HANDBAG LIMITED, Xiamen, Fujian, Xiamen,
Fujian, CN
(511) 18
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(111) 925272
(151) 18.05.2007
(320) 15.12.2006
(330) CH
(310) 554029

(540) PRIOCHECK

(730) PRIONICS AG, Schlieren, Schlieren, CH

(511) 5

NCL(8)

(111) 925285

(151) 21.12.2006

(320) 17.07.2006

(330) CZ

(310) 439199

(540)



(730) KARLOVARSKÉ MINERALNÍ VODY, A.S., Karlovy Vary, Karlovy Vary, CZ

(591) Merkin värit ovat sininen, keltainen, valkoinen ja beige. - Märket är utfört i färgerna blått, gult, vitt och beige.

(511) 3, 9, 15, 30, 32, 35, 38, 39, 41, 42

NCL(8)

(111) 925289

(151) 21.12.2006

(320) 17.07.2006

(330) CZ

(310) 439198

(540)

**mattonimusiczone**

(730) KARLOVARSKÉ MINERALNÍ VODY, A.S., Karlovy Vary, Karlovy Vary, CZ
(591) Merkin värit ovat sininen, keltainen, valkoinen ja beige. - Märket är utfört i färgerna blått, gult, vitt och beige.
(511) 3, 9, 15, 30, 32, 35, 38, 39, 41, 42
NCL(8)

(111) 925291
(151) 21.12.2006
(320) 17.07.2006
(330) CZ
(310) 439197

(540) MATTONI MUSIC ZONE

(730) KARLOVARSKÉ MINERALNÍ VODY, A.S., Karlovy Vary, Karlovy Vary, CZ
(511) 3, 9, 15, 30, 32, 35, 38, 39, 41, 42
NCL(8)

(111) 925298
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(320) 29.01.2007
(330) CH
(310) 557294

(540) OBELISK

(730) PPA PROJECT PROMOTIONS & ASSOCIATES AG, Zug, Zug, CH
(511) 36
NCL(8)

(111) 925306
(151) 27.03.2007
(320) 30.10.2006
(330) BG
(310) 90786

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(730) VICTORY-2000 EOOD, Veliko Tarnovo, Veliko Tarnovo, BG
(511) 3, 5
NCL(8)

(111) 925322
(151) 16.03.2007
(320) 21.09.2006
(330) FR
(310) 06 3 452 096

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(730) COMPAGNIE GENERALE DES ETABLISSEMENTS MICHELIN, Clermont-Ferrand,
Clermont-Ferrand, FR
(511) 12, 16, 35, 37, 41, 42
NCL(8)

(111) 925325
(151) 18.04.2007

(540) Alpenmädel

(730) EHRMANN AG, Oberschöneck, Oberschöneck, DE
(511) 29, 32
NCL(8)

(111) 925341
(151) 10.04.2007
(320) 11.12.2006
(330) BX
(310) 1124919

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MARIE JO
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(730) VAN DE VELDE NAAMLOZE VENNOOTSCHAP, Schellebelle, Schellebelle, BE
(511) 25
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(111) 925343
(151) 07.12.2006

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(730) INFOWATCH, ZAO, Moskova, Moskva, RU

(511) 9, 42

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(111) 925429

(151) 05.03.2007

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(730) KARLOVARSKÉ MINERALNÍ VODY, A.S., Karlovy Vary, Karlovy Vary, CZ

(591) Merkin värit ovat valkoinen, sininen, punainen ja vihreä. - Märket är utfört i färgerna vitt, blått, rött och grönt.

(511) 32, 35

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(540) SYLODYN

(730) GETZNER WERKSTOFFE HOLDING GMBH, Bürs, Bürs, AT

(511) 17

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(111) 925458
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(320) 03.10.2006
(330) FR
(310) 06 3 454 051

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Bugbusters
SOLUTIONS INFORMATIQUES

(730) BUGBUSTERS SAS, Toulouse, Toulouse, FR
(511) 9, 37, 38, 42
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(111) 925526
(151) 02.08.2006

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(730) BLUESIDE INC., Soul, Seoul, KR
(511) 9, 41
NCL(8)

(111) 925540
(151) 30.01.2007
(320) 16.11.2006
(330) HR
(310) Z20062165A

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(730) EUROPAPRESS HOLDING D.O.O., Zagreb, Zagreb, HR
(591) Merkin värit ovat sininen ja punainen. - Märket är utfört i färgerna blått och rött.
(511) 16, 35, 41
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(111) 925541
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(330) HR
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(730) EUROPAPRESS HOLDING D.O.O., Zagreb, Zagreb, HR
(591) Merkin värit ovat punainen, musta, valkoinen ja kulta. - Märket är utfört i färgerna rött, svart, vitt och guld.
(511) 16, 35, 41
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(111) 925553
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(320) 29.12.2006
(330) TR
(310) 2006/66274

(540)



(730) BOSSA TICARET VE SANAYI ISLETMELERI TÜRK ANONIM SIRKETI,
Yüregir/Adana, Yüregir/Adana, TR
(591) Merkin värit ovat sininen ja tummansininen. - Märket är utfört i färgerna blått och mörkblått.
(511) 24, 25, 26
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(330) IT
(310) NA2006C001445
(320) 18.01.2007
(330) IT
(310) NA2007C000074

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(730) ANTONIO PETTI FU PASQUALE S.P.A., Nocera Superiore (sa), Nocera Superiore (sa), IT

(591) Merkin värit ovat punainen, valkoinen, keltainen ja vihreä. - Märket är utfört i rött, vitt, gult och grönt.

(511) 29, 30, 32
NCL(8)

(111) 925731
(151) 30.05.2007

(540)

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(730) SHANGHAI STOCK EXCHANGE, Shanghai, Shanghai, CN

(511) 36
NCL(8)

(111) 925732
(151) 30.05.2007

(540)

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(730) SHANGHAI STOCK EXCHANGE, Shanghai, Shanghai, CN
(511) 36
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(111) 925733
(151) 30.05.2007

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上海證券交易所

(730) SHANGHAI STOCK EXCHANGE, Shanghai, Shanghai, CN
(511) 36
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(730) SHANGHAI STOCK EXCHANGE, Shanghai, Shanghai, CN
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(730) SHANGHAI STOCK EXCHANGE, Shanghai, Shanghai, CN
(511) 36
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(730) SHANGHAI STOCK EXCHANGE, Shanghai, Shanghai, CN
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(730) SHANGHAI STOCK EXCHANGE, Shanghai, Shanghai, CN
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(730) SHANGHAI STOCK EXCHANGE, Shanghai, Shanghai, CN
(511) 36
NCL(8)

(111) 925750
(151) 03.04.2007

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(730) PER KARLSSON, Vallentuna, Vallentuna, SE
(511) 6
NCL(8)

(111) 925787
(151) 15.02.2007

(540)

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(730) EGC GLOBAL CO LIMITED, Nicosia, Nicosia, CY
(511) 18, 25, 35
NCL(8)

(111) 925790
(151) 07.03.2007
(320) 24.10.2006
(330) AM
(310) 20061179

(540)

NOY

(730) "MINERAL WATERS PLANT "BJNI" CLOSED JOINT-STOCK COMPANY,
Charentsavan city, Charentsavan city, AM

(511) 32
NCL(8)

(111) 925848
(151) 06.04.2007
(320) 25.10.2006
(330) FR
(310) 06 3 458 797

(540) CITROËN ULTIMUM

(730) AUTOMOBILES CITROEN, Pariisi, Paris, FR

(511) 12
NCL(8)

(111) 925874
(151) 04.04.2007
(320) 08.01.2007
(330) CH
(310) 556968

(540)



(730) ENIA CARPET MANAGEMENT AG, Ennenda, Ennenda, CH
(511) 27
NCL(8)

(111) 925875
(151) 27.03.2007

(540) BRINKSTER

(730) BRINKSTER GMBH, Bad Homburg, Bad Homburg, DE
(511) 9, 38, 42
NCL(8)

(111) 925893
(151) 05.04.2007
(320) 20.10.2006
(330) IT
(310) MC2006C000589

(540)

LUTEIN_{omega3}

(730) SOOFT ITALIA S.R.L., Montegiorgio (ap), Montegiorgio (ap), IT
(511) 5
NCL(8)

(111) 925896
(151) 05.04.2007
(320) 20.10.2006
(330) IT
(310) MC2006C000588

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RICROLIN
Riboflavina Cross Linking

(730) SOOFT ITALIA S.R.L., Montegiorgio (ap), Montegiorgio (ap), IT
(511) 5
NCL(8)

(111) 925916
(151) 26.04.2007

(540)



(730) PROJECT FLOORS GMBH, Hürth, Hürth, DE
(591) Merkin värit ovat oranssi, musta ja valkoinen. - Märket är utfört i orange, svart och vitt.
(511) 27
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(111) 925922
(151) 19.03.2007
(320) 12.10.2006
(330) CZ
(310) 441903

(540) Sanopharma

(730) SANO-MODERNI VYZIVA ZVIRAT SPOL. S R.O., Domazlice, Domazlice, CZ
(511) 31
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(111) 925923
(151) 19.03.2007
(320) 18.10.2006
(330) CZ
(310) 442047

(540) Mycotoxsan

(730) SANO-MODERNI VYZIVA ZVIRAT SPOL. S R.O., Domazlice, Domazlice, CZ
(511) 31
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(111) 925934
(151) 19.03.2007
(320) 12.10.2006
(330) CZ
(310) 441904

(540) Sanofarm

(730) SANO-MODERNI VYZIVA ZVIRAT SPOL. S R.O., Domazlice, Domazlice, CZ
(511) 31
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(320) 18.10.2006
(330) CZ
(310) 442048

(540) Mycosan

(730) SANO-MODERNI VYZIVA ZVIRAT SPOL. S R.O., Domazlice, Domazlice, CZ
(511) 31
NCL(8)

(111) 925985
(151) 02.03.2007
(320) 26.09.2006
(330) FR
(310) 06 3 452 687

(540) Flori Lift

(730) LABORATOIRE NUXE, Pariisi, Paris, FR
(511) 3
NCL(8)

(111) 926004
(151) 24.04.2007

(540)

CHOW TAI SENG 周大生

(730) SHENZHEN CHOW TAI SENG DIAMOND JEWELRY LIMITED, Guangdong
province, Guangdong province, CN
(511) 14
NCL(8)

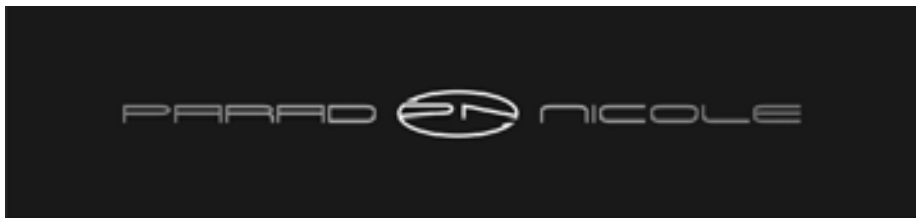
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(730) ICL PERFORMANCE PRODUCTS LP, Delaware, Delaware, US
(511) 1
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(111) 926047
(151) 05.03.2007
(320) 11.12.2006
(330) CH
(310) 555326

(540)



(730) VALBEX SA, Geneve, Geneve, CH
(511) 14
NCL(8)

(111) 926085
(151) 27.04.2007

(540) PM-Metalit

(730) EMITEC GESELLSCHAFT FÜR EMISSIONSTECHNOLOGIE MBH, Lohmar,
Lohmar, DE
(511) 7
NCL(8)

(111) 926089
(151) 02.05.2007
(320) 03.11.2006
(330) DE
(310) 306 67 409.2/10

(540) MICROLINPENTAX

(730) PENTAX EUROPE GMBH, Hampuri, Hamburg, DE
(511) 10
NCL(8)

(111) 926141
(151) 10.05.2007
(320) 21.11.2006
(330) SI
(310) 200671727

(540) AMFLEE

(730) KRKA TOVARNA ZDRAVIL, D.D., NOVO MESTO, Novo Mesto, Novo Mesto, SI
(511) 5
NCL(8)

(111) 926142
(151) 10.05.2007
(320) 21.11.2006
(330) SI
(310) 200671726

(540) FYPRYST

(730) KRKA TOVARNA ZDRAVIL, D.D., NOVO MESTO, Novo Mesto, Novo Mesto, SI
(511) 5
NCL(8)

(111) 926199
(151) 21.05.2007

(540)

yonghua

(730) JIANDE YONGHUA ELECTRICAL EQUIPMENT CO., LTD, Zhejiang province,
Zhejiang province, CN
(511) 12
NCL(8)

(111) 926217
(151) 19.05.2007
(320) 25.11.2006
(330) DE
(310) 306 76 093.2/03

(540)



(730) HENKEL KOMMANDITGESELLSCHAFT AUF AKTIEN, Düsseldorf, Düsseldorf, DE
(591) Merkin värit ovat punainen, sininen, keltainen, valkoinen ja vihreä. - Märket är utfört i rött, blått, gult, vitt och grönt.
(511) 3, 5
NCL(8)

(111) 926219
(151) 19.05.2007
(320) 25.11.2006
(330) DE
(310) 306 76 092.4/03

(540)



(730) HENKEL KOMMANDITGESELLSCHAFT AUF AKTIEN, Düsseldorf, Düsseldorf, DE
(591) Merkin värit ovat punainen, sininen, keltainen, valkoinen, vaaleanpunainen ja vihreä. - Märket är utfört i rött, blått, gult, vitt, ljusrött och grönt.
(511) 3, 5
NCL(8)

(111) 926232
(151) 04.04.2007

(540)



(730) TEKNIK KAUCUK SANAYI ANONIM SIRKETI, Karakoy, Istanbul, Karakoy, Istanbul, TR

(591) Merkin värit ovat punainen ja valkoinen. - Märket är utfört i rött och vitt.

(511) 17, 35

NCL(8)

(111) 926246

(151) 28.02.2007

(320) 01.09.2006

(330) CH

(310) 552735

(540)



(730) RICHARD BUNN, ENTERPRISE INDIVIDUELLE, Geneve, Geneve, CH

(591) Merkin värit ovat musta, valkoinen, punainen, sininen ja purppura. - Märket är utfört i svart, vitt, rött, blått och purpur.

(511) 9, 16, 38, 41

NCL(8)

(111) 926261

(151) 08.02.2007

(320) 16.08.2006

(330) SE

(310) 2006/06007

(540) EXOS

(730) EXOS AB, Uppsala, Uppsala, SE
(511) 7
NCL(8)

(111) 926324
(151) 15.04.2007
(320) 15.12.2006
(330) DE
(310) 306 77 381.3/14

(540) ETOILE SECRETE

(730) MONTBLANC-SIMPLO GMBH, Hampuri, Hamburg, DE
(511) 14
NCL(8)

(111) 926340
(151) 23.11.2006
(320) 29.05.2006
(330) FR
(310) 06 3 430 855

(540) MOTORSYS

(730) SCHNEIDER ELECTRIC INDUSTRIES SAS, Rueil Malmaison, Rueil Malmaison, FR
(511) 9, 37, 40
NCL(8)

(111) 926351
(151) 02.05.2007
(320) 22.02.2007
(330) AT
(310) AM 1299/2007

(540)



(730) RAUCH FRUCHTSÄFTE GES.M.B.H., Rankweil, Rankweil, AT

(591) Merkki on värillinen - Märket är utfört i färger

(511) 30, 32

NCL(8)

(111) 926352

(151) 02.05.2007

(320) 22.02.2007

(330) AT

(310) AM 1298/2007

(540)



(730) RAUCH FRUCHTSÄFTE GES.M.B.H., Rankweil, Rankweil, AT

(591) Merkki on värillinen - Märket är utfört i färger

(511) 30, 32

NCL(8)

(111) 926353
(151) 02.05.2007
(320) 22.02.2007
(330) AT
(310) AM 1297/2007

(540)



(730) RAUCH FRUCHTSÄFTE GES.M.B.H., Rankweil, Rankweil, AT
(591) Merkki on värillinen - Märket är utfört i färger
(511) 30, 32
NCL(8)

(111) 926354
(151) 23.04.2007

(540)

PROSTOR TELECOM

(730) ZAKRYTOE AKTSIONERNOE OBSHESTVO "KVANTUM", Pietari, Sankt Petersburg, RU
(511) 38
NCL(8)

(111) 926385
(151) 10.04.2007
(320) 11.12.2006
(330) BX
(310) 1124909

(540)



(730) VAN DE VELDE NAAMLOZE VENNOOTSCHAP, Schellebelle, Schellebelle, BE
(511) 25
NCL(8)

(111) 926408
(151) 04.05.2007
(320) 10.04.2007
(330) TR
(310) 2007/19042

(540)

Alara's BIG FIG

(730) ALARA TARIM ÜRÜNLERİ SANAYİ VE TİCARET ANONİM ŞİRKETİ,
Gürsu/Bursa, Gürsu/Bursa, TR
(511) 31
NCL(8)

(111) 926416
(151) 30.05.2007

(540)



(730) JINGJIN FILTER PRESS GROUP CO., LTD., Dezhou, Shandong, Dezhou, Shandong,
CN
(511) 7
NCL(8)

(111) 926426
(151) 25.05.2007
(320) 23.01.2007
(330) BX
(310) 1127511

(540) BLUECIELO

(730) BLUECIELO ECM SOLUTIONS HOLDING B.V., Rijswijk, Rijswijk, NL
(511) 9, 16, 42
NCL(8)

(111) 926427
(151) 10.05.2007
(320) 30.04.2007
(330) BX
(310) 1134299

(540) PSORAMEXAL

(730) BELGOPHAR BVBA, Kortrijk, Kortrijk, BE
(511) 3, 5
NCL(8)

(111) 926433
(151) 22.05.2007
(320) 26.01.2007
(330) BG
(310) 93471

(540) HISTOBLOC

(730) AKTSIONERNO DROUJESTVO "HUVEPHARMA", Sofia, Sofia, BG
(511) 5, 31
NCL(8)

(111) 926434
(151) 04.05.2007

(540)

alara giants

(730) ALARA TARIM ÜRÜNLERİ SANAYİ VE TİCARET ANONİM ŞİRKETİ,
Gürsu/Bursa, Gürsu/Bursa, TR
(511) 31
NCL(8)

(111) 926477
(151) 23.04.2007
(320) 26.10.2006
(330) DE
(310) 306 65 001.0/32

(540) SHATLER'S

(730) SHATLER'S GETRÄNKE GMBH, Köln, Köln, DE
(511) 32, 33, 43
NCL(8)

(111) 926519
(151) 30.05.2007

(540)

Neo-Neon

(730) NEO - NEON LIGHTING (HE SHAN) CO., LTD, Guangdong province, Guangdong
province, CN
(511) 11
NCL(8)

(111) 926524
(151) 04.05.2007
(320) 30.01.2007
(330) DE
(310) 307 06 744.0/03

(540) QUADEXX

(730) ECOLAB GMBH & CO. OHG, Düsseldorf, Düsseldorf, DE
(511) 3, 5, 9
NCL(8)

(111) 926526

(151) 30.05.2007

(540)



(730) SHANGHAI STOCK EXCHANGE, Shanghai, Shanghai, CN

(511) 36

NCL(8)

(111) 926528

(151) 10.04.2007

(320) 11.12.2006

(330) BX

(310) 1124911

(540)



(730) VAN DE VELDE NAAMLOZE VENNOOTSCHAP, Schellebelle, Schellebelle, BE

(511) 16, 25, 35

NCL(8)

(111) 926572

(151) 13.02.2007

(540)



(730) NINGBO SHUNSHENG COMMUNICATION APPARATUS CO., LTD. (NINGBO SHUNSHENG TONGXUN SHEBEI YOUXIAN GONGSI), Zhejiang, Zhejiang, CN

(511) 9

NCL(8)

(111) 926586

(151) 15.01.2007

(540)



(730) MURAT ILGAR, Lehrte, Lehrte, DE

(591) Merkin väri on sininen. - Märket är utfört i färgen blått.

(511) 37, 39, 40

NCL(8)

(111) 926609

(151) 06.02.2007

(320) 15.12.2006

(330) US

(310) 77064903

(540) Cadista

(730) JUBILANT PHARMACEUTICALS, INC., Delaware, Delaware, US

(511) 5

NCL(8)

(111) 926645

(151) 10.04.2007

(540)

YANGE

(730) ZHEJIANG PUJIANG ZHONGXING CO., LTD., Zhejiang province, Zhejiang province,
CN

(511) 6

NCL(8)

(111) 926658

(151) 05.01.2007

(540)



(730) MILSING D.O.O., Zagreb, Zagreb, HR

(591) Merkin värit ovat sininen ja vihreä. - Märket är utfört i färgerna blått och grönt.

(511) 5

NCL(8)

KANSAINVÄLISTEN REKISTERÖINTIEN SIIRTAMISET:**ÖVERFÖRDA INTERNATIONELLA REGISTRERINGAR:**

(111) 246392

(730) FAKIR & SARUHAN MARKEN GMBH, Düsseldorf, Düsseldorf, DE

(111) 454983

(730) KICKERS INTERNATIONAL B.V., Amsterdam, Amsterdam, NL

(111) 517184

(730) "DR. MARTENS" INTERNATIONAL TRADING GMBH, München, München, DE

(111) 573745 , 632735 , 672651 , 678218 , 688038 , 688197 , 720260 , 736718 , 751127 ,
751210 , 751211 , 757467 , 800456 , 807984 , 813700 , 814958 , 823314 , 835990

(730) SIEMENS ENTERPRISE COMMUNICATIONS GMBH & CO. KG, München,
München, DE

(111) 576454

(730) REFORM MASCHINENFABRIK ADOLF RABENSEIFNER GMBH & CO. KG, Fulda,
Fulda, DE

(111) 595492

(730) HAHN ELEKTROBAU GMBH & CO, Hungen, Hungen, DE

(111) 598235

(730) AMAZING BRANDS, BESLOTEN VENNOOTSCHAP MET BEPERKTE
AANSPRAKELIJKHEID, Kapellen, Kapellen, BE

(111) 609938 , 677395 , 677572 , 678044 , 681490 , 702675 , 702688

(730) GALLAHER CANARIAS, S.A., Santa Cruz de Tenerife, Santa Cruz de Tenerife, ES

(111) 646991

(730) CARLO PAZOLINI TM GLOBAL SERVICE LIMITED, Dublin, Dublin, IE

(111) 659657 , 726572

(730) TECE GMBH, Emsdetten, Emsdetten, DE

(111) 672900 , 722082

(730) GOEBEL PORZELLANMANUFAKTUR GMBH, Rödental, Rödental, DE

(111) 681173

(730) IPM INTERNATIONAL S.A., Geneve, Genève, CH

(111) 683376

(730) MOTORVISION HOLDING AG, Appenzell, Appenzell, CH

(111) 685690 , 707549

(730) GLAXO GROUP LIMITED, Greenford, Middlesex, Greenford, Middlesex, GB

(111) 686966

(730) DESIGN TORGET AB, Tukholma, Stockholm, SE

(111) 687059 , 694779 , 874144

(730) MARIUS MOREL FRANCE, Morez, Morez, FR

(111) 691825 , 707215 , 727394 , 767167 , 767639 , 767698 , 811224

(730) PROCTER & GAMBLE INTERNATIONAL OPERATIONS SA, Petit-Lancy, Petit-Lancy, CH

(111) 694145 , 699456 , 699458 , 704258 , 715731 , 722676 , 723396 , 739329 , 800067 , 850572 , 850573

(730) SOCIETE DES PRODUITS NESTLE S.A., Vevey, Vevey, CH

(111) 695480

(730) PLACEO, La Baume, La Baume, FR

(111) 697764

(730) CONTITECH AKTIENGESELLSCHAFT, Hannover, Hannover, DE

(111) 701543 , 703971 , 704432 , 704433 , 704434 , 704457 , 717242 , 718773 , 724663 , 725530 , 725901 , 731732 , 732589 , 743096 , 748908 , 767102 , 784050 , 821237 , 824572 , 829062

(730) COGNIS IP MANAGEMENT GMBH, Düsseldorf, Düsseldorf, DE

(111) 703933

(730) A/S SEELAND INTERNATIONAL, Greve, Greve, DK

(111) 708486

(730) NORDMILCH AG, Bremen, Bremen, DE

(111) 719893

(730) LABORATOIRES OMEGA PHARMA FRANCE, Montrouge, Montrouge, FR

(111) 738014

(730) KALISZANKA SP. ZO.O., Kalisz, Kalisz, PL

(111) 738387

(730) IRMAOS VILA NOVA, S.A., Ribeirao, Ribeirao, PT

(111) 740638

(730) LANTMÄNNEN EK FÖR, Tukholma, Stockholm, SE

(111) 743886 , 744129

(730) TRYGVESTA FORSIKRING A/S, Ballerup, Ballerup, DK

(111) 744785

(730) TRIO ENTERPRISES AB, Tukholma, Stockholm, SE

(111) 751185 , 908778

(730) SIEMENS VDO AUTOMOTIVE AG, Regensburg, Regensburg, DE

(111) 753058

(730) SIDEL PARTICIPATIONS, Octeville sur Mer, Octeville sur Mer, FR

(111) 755481

(730) FILIVIVI S.R.L., Milano, Milano, IT

(111) 759550

(730) UNITED INTELLECTUAL PROPERTY B.V., Almere, Almere, NL

(111) 761464

(730) INTERSCAN SYSTEMES, Creteil, Creteil, FR

(111) 762103

(730) PEAK SURGICAL, INC., Kalifornia, Kalifornien, US

(111) 766509 , 773355

(730) SOGEVINUS FINE WINES S.A., Vila Nova de Gaia, Vila Nova de Gaia, PT

(111) 767999

(730) OBSHESTVO S OGRANICHENNOY OTVETSTVENNOSTYU "MASAN RUS",
Moskova, Moskva, RU

(111) 769028

(730) ZOHAR WATERWORKS, LLC, Delaware, Delaware, US

(111) 770068 , 773567

(730) FIAT AUTO FINANCIAL SERVICES S.P.A., Torino, Turin, IT

(111) 777418 , 794815

(730) COFFEE TRADE GROUP, S.L., Aiguaviva, Aiguaviva, ES

(111) 785959 , 785967

(730) SHD EINZELHANDELSSOFTWARE GMBH & CO. KG, Andernach, Andernach, DE

(111) 792493

(730) KVINT, FABRICA DE VINURI SI CONIACURI DIN TIRASPOL, Tiraspol, Tiraspol,
MD

(111) 800303 , 875241 , 875339

(730) SIEMENS AKTIENGESELLSCHAFT, München, München, DE

(111) 802327

(730) SIEMENS HOME AND OFFICE COMMUNICATION DEVICES GMBH & CO. KG,
München, München, DE

(111) 810254

(730) STEKLARNA ROGASKA D.D., Rogaska Slatina, Rogaska Slatina, SI

(111) 811006

(730) TARKETT GDL SA, Lentzweiler, Lentzweiler, LU

(111) 812185

(730) ZENOAH CO., LTD., Saitama, Saitama, JP

(111) 815607

(730) VAN BERGER SPORTS INTERNATIONAL B.V., Mijdrecht, Mijdrecht, NL

(111) 816710

(730) DAKO COLORADO, INC., Colorado, Colorado, US

(111) 818689

(730) ALICO S.R.L., Sorbara di Bomporto, Sorbara di Bomporto, IT

(111) 819567

(730) FAIK CELIK HOLDING ANONIM SIRKETI, Nilufer-Bursa, Nilufer-Bursa, TR

(111) 822106

(730) ZHENGZHOU SYNEAR FOOD CO., LTD., Zhengzhou, Henan, Zhengzhou, Henan, CN

(111) 822437

(730) UNIVERSAL MARBLE (DONGGUAN) CO., LTD, Dongguan, Guangdong, Dongguan, Guangdong, CN

(111) 824469

(730) OBCHTCHESTVO S OGRANITCHENNOI OTVETSTVENNOSTYOU
"SOVMESTNOE PREDPRIYATIE "NIDAN-EKOFUKT", Novosibirsk, Novosibirsk, RU

(111) 830677 (A)

(730) S&NF LIMITED, Edinburgh, Edinburgh, GB

(111) 833705

(730) SCHAFFNER HOLDING AG, Luterbach, Luterbach, CH

(111) 836586

(730) TAPMARK, Tournai, Tournai, BE

(111) 844934

(730) ZANE SPUKAVA, Riika, Riga, LV, ANDRIS SKRIVELIS, Riika, Riga, LV

(111) 853465

(730) COLOPLAST A/S, Humlebaek, Humlebaek, DK

(111) 856781

(730) TEA HOLDINGS LIMITED, Tortola, Tortola, VG

(111) 859648

(730) VION N.V., Best, Best, NL

(111) 861384

(730) MONDI TECHNOLOGY INVESTMENTS S.A., Luxemburg, Luxemburg, LU

(111) 871081

(730) LAUMA LINGERIE, A/S, Liepaja, Liepaja, LV

(111) 889884 , 896238

(730) LIMITED LIABILITY COMPANY "AMERICAN CIGARET TOBACCO COMPANY",
Moskova, Moskva, RU

(111) 899452

(730) I.P. CREATIONS ENTERPRISES LIMITED, Nikosia, Nicosia, CY

(111) 899809

(730) M&M EXPORT S.R.L., Carpi (Modena), Carpi (Modena), IT

(111) 905328

(730) VETROX AG, Pfäffikon, Pfäffikon, CH

(111) 915713

(730) DRUSTVO ZA PROIZVODNJU MINERALNE VODE "MIONI" D.O.O., Belgrad,
Beograd, RS

(111) 918919

(730) HANS SCHWARZKOPF & HENKEL GMBH & CO. KG, Grünwald, Grünwald, DE

KANSAINVÄLISIIN REKISTERÖINTEIHIN KOHDISTUVAT KÄYTTÖLUVAT:

LICENSER SOM HÄNFÖR SIG TILL INTERNATIONELLA REGISTRERINGAR:

(111) 803573

(730) OPEL EISENACH GMBH, Eisenach, Eisenach, DE.

(791) ADAM OPEL GMBH, Rüsselsheim, Rüsselsheim, DE.

KANSAINVÄLISTEN REKISTERÖINTIEN SUOJA-ALOJEN SUPISTUKSET:

**INSKRÄNKNINGAR I INTERNATIONELLA REGISTRERINGARS
SKYDDSSOMFÅNG:**

(111)

809590

813849

847918

867235

871609

UUDISTETUT KANSAINVÄLISET REKISTERÖINNI:**FÖRNYADE INTERNATIONELLA REGISTRERINGAR:**

(111)

203635	680004	682226	683271	684998
338844	680170	682228	683373	685075
338976	680221	682241	683376	685076
340424	680350	682317	683442	685292
427196 A	680431	682318	683470	685433
431961	680504	682320	683509	685434
432627	680542	682360	683525	685466
433155	680788	682380	683599	685795
433615	681011	682387	683602	685855
433729	681015	682499	683669	686031
515616	681147	682500	683685	686090
515899	681150	682560	683691	686280
515939	681173	682563	683747	686281
516310	681212	682565	683785	686565
516926	681300	682729	683810	686791
517158	681379	682759	683829	686966
517184	681400	682780	683847	687300
518166	681425	682809	683848	688671
518317	681457	682837	683853	688800
672223	681613	682838	684007	689816
676558	681646	682901	684055	690840
677591	681647	682915	684097	690841
678381	681654	682938	684154	691484
678486	681737	682952	684192	691505
678770	681746	682974	684205	691805
678772	681768	682979	684224	691806
678810	681783	683008	684339	691989
678963	681793	683072	684373	692260
679085	681868	683133	684550	696074
679524	681979	683177	684871	717193
679720	682040	683237	684909	
679798	682087	683238	684912	
679841	682172	683252	684913	
679971	682225	683257		

OIKAISU TAVARAMERKKILEHTEEN nro 18/07**RÄTTELSE I VARUMÄRKESTIDNINGEN** nr 18/07

WIPO:n kansainvälisen toimiston 05.11.2007 ilmoittaman korjauksen johdosta:

På grund av den korrigerings som WIPOs internationella byrå har anmält 05.11.2007.

28.09.2007 lakanneeksi kuulutettu kansainvälinen rekisteröinti nro 427196 A on voimassa Suomessa. Merkin uudistuskuulutus on tämän lehden sivulla 136. - Internationella registreringen nr 427196 A, som vid kungörelsen den 28.09.2007 angavs att upphöra, gäller i Finland. Kungörelsen av att märket har förnyats finns i denna tidning på sidan 136.

Laajalti tunnettujen tavaramerkkien luetteloon hyväksytyt tavamerkit:

Patentti- ja rekisterihallitus kuuluttaa seuraavat laajalti tunnettujen tavaramerkkien luetteloon hyväksytyt tavamerkit.

Laajalti tunnettujen tavaramerkkien luettelo on perustettu Patentti- ja rekisterihallituksen päätöksellä 6. päivänä kesäkuuta 2007. Luettelomerkintä on voimassa viisi vuotta hyväksymispäivästä lukien, jonka jälkeen se on hakemuksesta uudistettavissa.

Luetteloon hyväksytyä tavamerkkiä vastaan ei voi tehdä väitettä. Kuka tahansa voi vaatia tavamerkkiä poistettavaksi luettelosta. Poistamista varten virastoon tulee toimittaa ilmoitus tavamerkistä, joka halutaan poistettavaksi sekä ne syyt ja perustelut, miksi poistaminen tulisi tehdä.

Varumärken som har tagits upp i förteckningen över väl kända varumärken:

Patent- och registerstyrelsen kungör följande varumärken som har tagits upp i förteckningen över väl kända varumärken.

Förteckningen över väl kända varumärken har inrättats av Patent- och registerstyrelsen genom ett beslut den 6 juni 2007. Anteckningen i förteckningen är i kraft i fem år räknat från dagen för godkännande varefter det är möjligt att ansöka om förnyelse.

En invändning kan inte göras mot ett varumärke som har tagits upp i förteckningen. Vem som helst kan begära att ett varumärke skall strykas från förteckningen. För detta ändamål skall en anmälan om sådant varumärke lämnas in till ämbetsverket samt skäl och motivering anges varför märket borde strykas.

Merkin numero	L2007001
Märkets nummer	
Hyväksymispäivä	14.12.2007
Datum för godkännande	
Voimassaolo päättyy	14.12.2012
Giltighet upphör	
Hakemispäivä	15.8.2007
Ingivandedatum	
Tavaramerkki	PAULIG
Varumärke	
Hakija	Oy Gustav Paulig Ab
Sökande	
Asiamies	Asianajotoimisto Heinonen & Co Oy
Ombud	
Kohderyhmä	Ei rajattu
Målgrupp	Ej begränsad
Tavarat/palvelut	Luokka 30: kahvi
Varor/tjänster	

Tavaramerkkilain 50 a §:n mukainen tiedoksianto.

Tiedotus UV CHEMICALS OY:lle, Helsinki, sen johdosta, että UV CHEMICALS OY:n tekemä tavaramerkin rekisteröintihakemus nro T200603140 on tavaramerkkilain (10.01.1964/7) 19 §:n 1 momentin nojalla jätetty sillensä 14.08.2007.

Päätös on saatavissa patentti- ja rekisterihallituksesta. Tähän patentti- ja rekisterihallituksen päätökseen voidaan hakea muutosta tavaramerkkilain 51 a §:n (laki tavaramerkkilain muuttamisesta (26.06.1992/176), Patentti- ja rekisterihallituksen valitusasioiden käsittelystä annetun lain (26.06.1992/576) 4 §:n ja Patentti- ja rekisterihallituksesta annetun lain (26.06.1992/575) 5 §:n nojalla 60 päivän kuluessa tämän lehden ilmestymispäivästä.

Lakimies Osmo Brander

TIEDONANTOJA:**MEDDELANDEN:**

Maailman henkisen omaisuuden järjestö (WIPO) on lähettänyt seuraavat ilmoitukset:
Världsoorganisationen för den intellektuella äganderätten (WIPO) har sänt följande underrättelser:

Information Notice No. 16/2007

**WORLD INTELLECTUAL PROPERTY ORGANIZATION**

34, chemin des Colombettes, P.O. Box 18, CH-1211 Geneva 20 (Switzerland)
‡ (41-22) 338 91 11 – Facsimile (International Trademark Registry): (41-22) 740 14 29
e-mail: intreg.mail@wipo.int – Internet: <http://www.wipo.int>

**MADRID AGREEMENT AND PROTOCOL CONCERNING THE
INTERNATIONAL REGISTRATION OF MARKS****Open Discussion Forum on Replacement**

1. At its third session, which took place in Geneva from January 29 to February 2, 2007, the *ad hoc* Working Group on the Legal Development of the Madrid System for the International Registration of Marks agreed with the establishment of an open Internet discussion forum to foster the exchange of views on the issue of replacement under Article 4*bis*(1) of the Madrid Agreement Concerning the International Registration of Marks and of the Protocol Relating to that Agreement.

2. It is recalled that Article 4*bis*(1) of the Agreement and of the Protocol provide that a mark that is the subject of a national or regional registration in the Office of a Contracting Party is, under certain conditions, deemed to be replaced by an international registration of the same mark. Article 4*bis*(2) of the Agreement and of the Protocol provides that the Office in whose register the mark is recorded, is required, upon request, to take note in its register of the international registration. Rule 21(1) of the Common Regulations under the Agreement and the Protocol notably provides that where, following a request by the holder, an Office has taken such a note in its register, that Office is required to notify the International Bureau accordingly.

3. As from November 1, 2007, the open discussion forum on replacement is accessible through the WIPO website: http://www.wipo.int/madrid/en/services/open_forum.html. More information, including a background paper on the objectives of replacement, is also available on that website.

4. The participation in the forum is open to all interested parties. In particular, the Offices, users and user groups of the Madrid system, legal professionals and intellectual property specialists are encouraged to participate.

November 6, 2007



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MADRID AGREEMENT AND PROTOCOL CONCERNING THE INTERNATIONAL REGISTRATION OF MARKS

Amendment of the Common Regulations under the Madrid Agreement and Protocol

New Rule *1bis*

1. At its thirty-eighth (17th ordinary) session, which took place in Geneva from September 24 to October 3, 2007, the Assembly of the Madrid Union approved an amendment to the Common Regulations under the Madrid Agreement Concerning the International Registration of Marks and the Protocol Relating to that Agreement, providing for the inclusion of a new Rule *1bis*, along with a number of consequential amendments to the Common Regulations¹.
2. These amendments will come into effect on January 1, 2008.

New Rule *1bis*

3. The aim of the new Rule is to provide, under certain circumstances, for a change as to the treaty applicable (either the Madrid Agreement or the Madrid Protocol) to the recorded designation of a Contracting Party.
4. In particular, the new Rule *1bis* will apply in certain cases of change in ownership², or in the event that a Contracting Party bound by both the Agreement and the Protocol

¹ For further information concerning the adoption of new Rule *1bis*, please refer to Assembly document MM/A/38/1, which can be found on the WIPO website at: http://www.wipo.int/edocs/mdocs/govbody/en/mm_a_38/mm_a_38_1.pdf.

² A change of the applicable treaty, following certain types of change in ownership, had already been an established practice under the Common Regulations. Thus, for example, X, whose Office of origin is in Contracting Party A, bound by the Agreement and Protocol, is the recorded holder of an international registration designating Contracting Party B, also bound by the two treaties. That designation of Contracting Party B is governed by the Agreement (by virtue of the safeguard clause). X transfers the international registration to Y, whose entitlement to be recorded as holder is through Contracting Party C, bound only by the Protocol. Following the recording of the change in ownership from X to Y, the designation of Contracting Party B will no longer be governed by the Agreement, but instead by the Protocol.

denounces one of these two treaties³, and finally, as far as paragraph (1)(i) of the new Rule is concerned, following the repeal of the safeguard clause⁴.

5. New Rule 1*bis*, paragraph (1), sets out the conditions under which a designation which, as a matter of principle, is governed by the treaty (Agreement or Protocol) under which it was made (in the international application or subsequent to the international registration) may become governed by the other of the two treaties. Item (i) thereof provides for a change of the treaty governing a designation from the Agreement to the Protocol, and item (ii) provides for a change of the treaty governing a designation from the Protocol to the Agreement.

6. Under the new Rule, the first condition for a change of the applicable treaty to occur in respect of a given recorded designation is that the treaty originally applicable ceases to apply in relations between the Contracting Party of the holder and the designated Contracting Party.

7. The second condition is that, on the date on which the treaty theretofore applicable ceases to apply, both Contracting Parties are bound by the other treaty. It is, however, not necessary that these two Contracting Parties had been already bound by that other treaty on the date of effect of the designation concerned.

8. The change of the applicable treaty takes place at the moment when the above conditions are met. Paragraph (2) of the new Rule ensures that the identity of the treaty governing the designation, as a result of the application of Rule 1*bis*, will be reflected in the data accessible to Offices and third parties.

Consequential Amendments

Rule 1(xvii) and (xviii)

9. In order to clearly distinguish the treaty governing a given designation at a given time from the treaty under which the designation was originally made in the international application or subsequent to the international registration, items (xvii) and (xviii) of current Rule 1 have also been amended in order to redefine the expressions “Contracting Party designated under the Agreement” and “Contracting Party designated under the Protocol”. Following the amendment of these items, those expressions, which are both used in Rule 1*bis*, will refer exclusively to the treaty under which a designation was originally made.

10. It should be noted that, as a consequence of the amendment of items (xvii) and (xviii) of current Rule 1, the period of refusal applicable to a recorded designation will not be affected by a change of the applicable treaty under Rule 1*bis*. This results from the fact that the application of paragraph (1) or of paragraph (2) of Rule 18 (dealing with irregular notifications of provisional refusal) is dependent on the expressions “Contracting Party designated under the Agreement” and “Contracting Party designated under the Protocol”.

³ In this regard, see also Information Notice No. 5/2007 concerning the denunciation of the Madrid Agreement by Uzbekistan, which will take effect on January 1, 2008.

⁴ It will be recalled that, at the same session, the Madrid Union Assembly approved an amendment to Rule 9*sexies* of the Protocol, the effect of which is the repeal of the safeguard clause, with effect from September 1, 2008. This is the subject of separate Information Notice No. 18/2007.

Rule 1(xvii bis)

11. Current item (xvii bis) of Rule 1 defines the expression “Contracting Party whose designation is governed by the Agreement” by reference to the situation where a change in ownership has been recorded in the International Register. It is thus too narrow to take into account all the possible circumstances leading to a change of the applicable treaty under new Rule 1 bis, as noted in paragraph 4, above. However, to the extent that the latter provision clearly establishes what should be understood by this expression, the Assembly has approved an amendment aimed at the deletion of this item, effective January 1, 2008.

Rule 25(1)(c) (Presentation of a Request for the Recording of a Cancellation or Renunciation)

12. Pursuant to Rule 25(1)(c), where a renunciation or a cancellation affects a Contracting Party whose designation is governed by the Agreement, the request must be presented to the International Bureau through the Office of the Contracting Party of the holder. Pursuant to Rule 26(3), when this aforementioned condition is not complied with, the request is not considered as such by the International Bureau. In contrast, where all the designations affected are governed by the Protocol, the request may, at the holder’s option, be presented directly to the International Bureau.

13. The purpose of the amendment to Rule 25(1)(c) is one of certainty: it will ensure that requests that should not be considered as such for the reason indicated in the previous paragraph will not become suddenly admissible following a change as to the applicable treaty, and that, conversely, those presented directly to the International Bureau will not be disregarded simply because, during their processing, the designation (or one of the designations) affected converted into a designation under the Agreement.

Rule 30(4) (Details Concerning Renewals – Period for Which Renewal Fees are Paid)

14. This amendment is consequential to the amendment of items (xvii) and (xviii) of Rule 1. It substitutes the expressions “Contracting Party whose designation is governed by the [Agreement/Protocol]” for the expressions “Contracting Party designated under the [Agreement/Protocol]”.

15. The text of Rule 1 bis and of the provisions, as amended, is reproduced in the Annex hereto.

November 16, 2007

ANNEX

COMMON REGULATIONS UNDER THE MADRID AGREEMENT
CONCERNING THE INTERNATIONAL REGISTRATION OF
MARKS AND THE PROTOCOL RELATING
TO THAT AGREEMENT

(as in force on January 1, 2008)

LIST OF RULES

Chapter 1: General Provisions

[...]

Rule *1bis*: Designations Governed by the Agreement and Designations Governed by the Protocol

[...]

Chapter 1
General Provisions

Rule 1
Abbreviated Expressions

For the purposes of these Regulations,

[...]

(xvii) “Contracting Party designated under the Agreement” means a Contracting Party for which the extension of protection (“territorial extension”) has been requested under Article *3ter*(1) or (2) of the Agreement;

(xviii) “Contracting Party designated under the Protocol” means a Contracting Party for which the extension of protection (“territorial extension”) has been requested under Article *3ter*(1) or (2) of the Protocol;

[...]

Rule Ibis

Designations Governed by the Agreement and Designations Governed by the Protocol

(1) *[General Principle and Exceptions]* The designation of a Contracting Party shall be governed by the Agreement or by the Protocol depending on whether the Contracting Party has been designated under the Agreement or under the Protocol. However,

(i) where, with regard to a given international registration, the Agreement ceases to be applicable in the relations between the Contracting Party of the holder and a Contracting Party whose designation is governed by the Agreement, the designation of the latter shall become governed by the Protocol as of the date on which the Agreement so ceases to be applicable, insofar as, on that date, both the Contracting Party of the holder and the designated Contracting Party are parties to the Protocol, and

(ii) where, with regard to a given international registration, the Protocol ceases to be applicable in the relations between the Contracting Party of the holder and a Contracting Party whose designation is governed by the Protocol, the designation of the latter shall become governed by the Agreement as of the date on which the Protocol so ceases to be applicable, insofar as, on that date, both the Contracting Party of the holder and the designated Contracting Party are parties to the Agreement.

(2) *[Recording]* The International Bureau shall record in the International Register an indication of the treaty governing each designation.

[...]

Chapter 5

Subsequent Designations; Changes

[...]

Rule 25

*Request for Recording of a Change;
Request for Recording of a Cancellation*

(1) *[Presentation of the Request]* [...]

(c) The request for the recording of a renunciation or a cancellation may not be presented directly by the holder where the renunciation or cancellation affects any Contracting Party whose designation is, on the date of receipt of the request by the International Bureau, governed by the Agreement.

[...]

Chapter 6
Renewals

[...]

Rule 30
Details Concerning Renewal

[...]

(4) *[Period for Which Renewal Fees Are Paid]* The fees required for each renewal shall be paid for ten years, irrespective of the fact that the international registration contains, in the list of designated Contracting Parties, only Contracting Parties whose designation is governed by the Agreement, only Contracting Parties whose designation is governed by the Protocol, or both Contracting Parties whose designation is governed by the Agreement and Contracting Parties whose designation is governed by the Protocol. As regards payments under the Agreement, the payment for ten years shall be considered to be a payment for an instalment of ten years.

[End of Annex]



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MADRID AGREEMENT AND PROTOCOL CONCERNING THE INTERNATIONAL REGISTRATION OF MARKS

Amendment to Article 9sexies of the Madrid Protocol, to the Common Regulations under the Madrid Agreement and Protocol and to the Schedule of Fees Annexed to the Common Regulations

Repeal of the Safeguard Clause

1. At its thirty-eighth (17th ordinary) session, which took place in Geneva from September 24 to October 3, 2007, the Assembly of the Madrid Union approved an amendment to Article 9sexies of the Protocol Relating to the Madrid Agreement Concerning the International Registration of Marks along with a number of consequential and related amendments to the Common Regulations under the Madrid Agreement and Protocol, and a number of amendments to the Schedule of Fees annexed to the Common Regulations.
2. These amendments will come into effect on September 1, 2008.
3. This information notice is intended to serve as a preliminary notification of the amendments and will, in due course, be followed by further information as to the scope and implications of the amendments.

Amendment to Article 9sexies of the Madrid Protocol

4. As it currently stands, Article 9sexies(1) of the Protocol, commonly known as the “safeguard clause”, provides that where, with regard to a given international application or international registration, the country of origin is party to both the Protocol and the Agreement, the provisions of the Protocol shall have no effect in the territory of any other State that is also party to both the Protocol and the Agreement.
5. The Assembly of the Madrid Union has approved an amendment to Article 9sexies, the effect of which is to repeal the safeguard clause. This amendment consists in a new paragraph (1)(a), replacing existing paragraph (1) of Article 9sexies and establishing the principle that the Protocol, and the Protocol alone, will (as from September 1, 2008), in all aspects, apply between States bound by both the Agreement and the Protocol.

6. Paragraph (1)(a) is accompanied by a new paragraph (1)(b) that renders inoperative a declaration under Article 5(2)(b), Article 5(2)(c) or Article 8(7) of the Protocol, in the mutual relations between States bound by both treaties. As a result, the standard regime of Article 5(2)(a) and of Articles 7(1) and 8(2) of the Protocol will continue to apply between such States – that is, the time limit of one year for the notification of a provisional refusal, and the payment of supplementary and complementary fees.

7. Paragraph (2) of Article 9*sexies* has also been amended. This provision now requires the Assembly to review the application of new paragraph (1)(b) after a period of three years from September 1, 2008. Following this review, the Assembly will then have the power to repeal paragraph (1)(b), or to restrict its scope.

8. The text of amended Article 9*sexies* of the Protocol is reproduced in Part I of the Annex hereto.

Amendments to the Common Regulations and to the Schedule of Fees Consequential or Relating to the Repeal of the Safeguard Clause

Rule 1, items (viii) to (x): Abbreviated Expressions

9. The amendment to these items is consequent on the repeal of the safeguard clause. Following the amendment of Article 9*sexies* of the Protocol, the designation of a Contracting Party bound by both treaties will, where the country of origin is also bound by both treaties, be made under the Protocol, as opposed to being made under the Agreement, as at present. The purpose of the amendments to items (viii) to (x) of Rule 1 is, therefore, to redefine what, consequently, is to be considered “an international application governed exclusively by the Agreement”, “an international application governed exclusively by the Protocol”, and “an international application governed by both the Agreement and the Protocol”.

Rule 6: Languages

10. The amendment to Rule 6 will implement a full trilingual (English, French and Spanish) regime under the Madrid system – i.e., even in situations where an international application is governed exclusively by the Madrid Agreement.

Rule 9(4)(b)(iii): Contents of the International Application

11. The amendment to Rule 9(4)(b)(iii) is consequent on the amendment to Rule 6 since, as from September 1, 2008, it will be possible to file an international application in any of the three languages of the Madrid system (irrespective of the treaty, or treaties, governing it).

Rules 11(1)(b) and (c): Premature Request to the Office of Origin

12. It is recalled that one of the fundamental differences between the Agreement and the Protocol is that, under the former, an international application needs to be based on a registration. Thus, if in an international application based on a mere application, a Contracting Party is designated under the Agreement, the request to present such international application to the International Bureau is currently to be considered premature and the Office of origin should handle that international application as provided for under paragraph (1) of Rule 11.

13. Following the amendment of Article 9*sexies* leading to the repeal of the safeguard clause, the designation of a Contracting Party bound by both treaties will, where the country of origin is also bound by both treaties, be made under the Protocol, as opposed to being made under the Agreement, as at present. Such a designation could thus be made before the basic mark is registered, without the request to present the international application being considered premature. As a consequence, Rules 11(1)(b) and (c) will no longer need to encompass the case of such a designation. Rules 11(1)(b) and (c), as amended, will therefore take into account only the case of the designation of a State that is party *only* to the Agreement.

Rule 16(1): Information Relating to Possible Oppositions

14. The amendment of this Rule is merely for the sake of clarity, in order to avoid an apparent conflict with new Article 9*sexies*(1)(b) of the Protocol.

15. Rule 16(1) provides that where the combined declarations under Articles 5(2)(b) and 5(2)(c) of the Protocol have been made by a Contracting Party, the Office of that Contracting Party must, within the 18-month time limit, provide information relating to possible oppositions taking place beyond this 18-month time limit. However, under Article 9*sexies* as amended, there may be situations where the Office of such a Contracting Party would still have to comply with the standard time limit of one year to notify a provisional refusal, even though that Contracting Party is designated under the Protocol. The addition of the words “Subject to Article 9*sexies*(1)(b) of the Protocol”, in Rule 16, aims at acknowledging this situation.

Rule 18(2): Irregular Notifications of Provisional Refusal – Contracting Party Designated under the Protocol

16. This amendment is also merely for the sake of clarity, in order to avoid an apparent conflict with new Article 9*sexies*(1)(b) of the Protocol, which will, of course, prevail.

Rule 24(1)(b) and (c): Designation Subsequent to the International Registration – Entitlement

17. These amendments are consequential to the amendment of Article 9*sexies* of the Protocol repealing the safeguard clause.

18. Rule 24(1) deals with the entitlement to make a subsequent designation, and it does so by specifying under what treaty a holder is allowed to designate a Contracting Party, depending on whether the Contracting Party of the holder and the designated Contracting Party are linked by a single common treaty or two common treaties.

19. Following the amendment of Article 9*sexies*, the designation of a Contracting Party bound by both treaties will, where the country of origin is also bound by both treaties, be made under the Protocol, as opposed to being made under the Agreement, as at present. As a consequence, subparagraph (b) of Rule 24(1) needed to be amended in order to specify that a subsequent designation will be made under the Agreement only if the Protocol *is not* a common treaty between the Contracting Party of the holder and the designated Contracting Party. Subparagraph (c) of Rule 24(1) also needed to be amended in order to specify that a subsequent designation will be made under the Protocol in all situations where the Protocol is a common treaty between the Contracting Party of the holder and the designated Contracting Party.

Rule 40(4): Transitional Provisions Concerning Languages

20. These amendments follow as part of the implementation of a full trilingual regime under the Madrid system.

21. As a consequence of the amendments to Rule 6, an *additional* transitional provision was required for the purposes of maintaining the monolingual regime for international registrations resulting from international applications governed exclusively by the Agreement filed between April 1, 2004, and August 31, 2008 (that is, the day before the date of entry into force of Rule 40(4) as amended), inclusively, to the extent, of course, that such international registrations have not, in the meantime, moved to the trilingual regime as a result of a subsequent designation under the Protocol.

22. Besides, whereas under Rule 6 as it currently stands, only subsequent designations made under the Protocol trigger a change to the trilingual regime, under amended Rule 6, *any* subsequent designation will trigger that change. As a result, Rule 40(4) had to be restructured and substantially reworded for the sake of clarity.

Text of Sub-items 2.4, 3.3, 3.4, 5.2, 5.3 and 6.2 to 6.4 of the Schedule of Fees

23. These amendments are consequential to the amendment of Article 9*sexies* of the Protocol.

24. Following the repeal of the safeguard clause, the designation of a Contracting Party bound by both treaties will, where the country of origin is also bound by both treaties, be made under the Protocol, as opposed to being made under the Agreement, as at present. As a result, when that Contracting Party has made the declaration relating to individual fees under Article 8(7)(a), its initial designation and the renewal of that designation should entail the payment of those individual fees. However, new paragraph (1)(b) of amended Article 9*sexies* will, precisely, preserve the application of the complementary fees in such situations.

25. The amendment to the text of sub-items 2.4, 5.3 and 6.4 aims at reflecting the effect of new paragraph (1)(b) of Article 9*sexies* and follows the language already found in sub-item 3.4. The amendments to the text of sub-items 3.3, 5.2, 6.2 and 6.3 are merely for the sake of clarity, with a further amendment of a purely editorial nature to the text of sub-item 5.2. Finally, the amendment to the text of sub-item 3.4 is also of a purely editorial nature.

Amounts of the Supplementary and Complementary Fees

26. In conjunction with the amendment of Article 9^{sexies} of the Protocol, the Assembly also approved an amendment of sub-items 1.2, 1.3, 2.2, 2.3, 3.2, 3.3, 5.2, 6.2 and 6.3 of the Schedule of Fees annexed to the Common Regulations, setting the amounts of the supplementary and complementary fees at 100 Swiss francs, also with effect from September 1, 2008.

27. The amended text of the rules referred to above, along with the amendments to the Schedule of Fees, are reproduced in Part II of the Annex hereto.

November 16, 2007

ANNEX

Part I

**Protocol Relating to
the Madrid Agreement Concerning
the International Registration
of Marks**

[...]

Article 9sexies

**Relations Between States Party to both this Protocol
and the Madrid (Stockholm) Agreement**

(1) (a) This Protocol alone shall be applicable as regards the mutual relations of States party to both this Protocol and the Madrid (Stockholm) Agreement.

(b) Notwithstanding subparagraph (a), a declaration made under Article 5(2)(b), Article 5(2)(c) or Article 8(7) of this Protocol, by a State party to both this Protocol and the Madrid (Stockholm) Agreement, shall have no effect in the relations with another State party to both this Protocol and the Madrid (Stockholm) Agreement.

(2) The Assembly shall, after the expiry of a period of three years from September 1, 2008, review the application of paragraph (1)(b) and may, at any time thereafter, either repeal it or restrict its scope, by a three-fourths majority. In the vote of the Assembly, only those States which are party to both the Madrid (Stockholm) Agreement and this Protocol shall have the right to participate.

ANNEX

Part II

COMMON REGULATIONS UNDER THE MADRID AGREEMENT CONCERNING THE INTERNATIONAL REGISTRATION OF MARKS AND THE PROTOCOL RELATING TO THAT AGREEMENT

(as in force on September 1, 2008)

Chapter 1 **General Provisions**

Rule 1 *Abbreviated Expressions*

For the purposes of these Regulations,

[...]

(viii) “international application governed exclusively by the Agreement” means an international application whose Office of origin is the Office

- of a State bound by the Agreement but not by the Protocol, or
- of a State bound by both the Agreement and the Protocol, where only States are designated in the international application and all the designated States are bound by the Agreement but not by the Protocol;

(ix) “international application governed exclusively by the Protocol” means an international application whose Office of origin is the Office

- of a State bound by the Protocol but not by the Agreement, or
- of a Contracting Organization, or
- of a State bound by both the Agreement and the Protocol, where the international application does not contain the designation of any State bound by the Agreement but not by the Protocol;

(x) “international application governed by both the Agreement and the Protocol” means an international application whose Office of origin is the Office of a State bound by both the Agreement and the Protocol and which is based on a registration and contains the designations

- of at least one State bound by the Agreement but not by the Protocol, and
- of at least one State bound by the Protocol, whether or not that State is also bound by the Agreement or of at least one Contracting Organization;

[...]

Rule 6
Languages

(1) [*International Application*] The international application shall be in English, French or Spanish according to what is prescribed by the Office of origin, it being understood that the Office of origin may allow applicants to choose between English, French and Spanish.

(2) [*Communications Other Than the International Application*] Any communication concerning an international application or an international registration shall, subject to Rule 17(2)(v) and (3), be

(i) in English, French or Spanish where such communication is addressed to the International Bureau by the applicant or holder, or by an Office;

(ii) in the language applicable under Rule 7(2) where the communication consists of the declaration of intention to use the mark annexed to the international application under Rule 9(5)(f) or to the subsequent designation under Rule 24(3)(b)(i);

(iii) in the language of the international application where the communication is a notification addressed by the International Bureau to an Office, unless that Office has notified the International Bureau that all such notifications are to be in English, or are to be in French or are to be in Spanish; where the notification addressed by the International Bureau concerns the recording in the International Register of an international registration, the notification shall indicate the language in which the relevant international application was received by the International Bureau;

(iv) in the language of the international application where the communication is a notification addressed by the International Bureau to the applicant or holder, unless that applicant or holder has expressed the wish that all such notifications be in English, or be in French or be in Spanish.

(3) [*Recording and Publication*] (a) The recording in the International Register and the publication in the Gazette of the international registration and of any data to be both recorded and published under these Regulations in respect of the international registration shall be in English, French and Spanish. The recording and publication of the international registration shall indicate the language in which the international application was received by the International Bureau.

(b) Where a first subsequent designation is made in respect of an international registration that, under previous versions of this Rule, has been published only in French, or only in English and French, the International Bureau shall, together with the publication in the Gazette of that subsequent designation, either publish the international registration in English and Spanish and republish the international registration in French, or publish the international registration in Spanish and republish it in English and French, as the case may be. That subsequent designation shall be recorded in the International Register in English, French and Spanish.

(4) *[Translation]* (a) The translations needed for the notifications under paragraph (2)(iii) and (iv), and recordings and publications under paragraph (3), shall be made by the International Bureau. The applicant or the holder, as the case may be, may annex to the international application, or to a request for the recording of a subsequent designation or of a change, a proposed translation of any text matter contained in the international application or the request. If the proposed translation is not considered by the International Bureau to be correct, it shall be corrected by the International Bureau after having invited the applicant or the holder to make, within one month from the invitation, observations on the proposed corrections.

(b) Notwithstanding subparagraph (a), the International Bureau shall not translate the mark. Where, in accordance with Rule 9(4)(b)(iii) or Rule 24(3)(c), the applicant or the holder gives a translation or translations of the mark, the International Bureau shall not check the correctness of any such translations.

Rule 9
Requirements Concerning the International Application

[...]

(4) *[Contents of the International Application]*

[...]

(b) The international application may also contain,

[...]

(iii) where the mark consists of or contains a word or words that can be translated, a translation of that word or those words into English, French and Spanish, or in any one or two of those languages;

[...]

Chapter 2
International Applications

Rule 11
Irregularities Other Than Those Concerning
the Classification of Goods and Services
or Their Indication

(1) *[Premature Request to the Office of Origin]* [...]

(b) Subject to subparagraph (c), where the Office of origin receives a request to present to the International Bureau an international application governed by both the Agreement and the Protocol before the mark which is referred to in that request is registered in the register of the said Office, the international application shall be treated as an international application governed exclusively by the Protocol, and the Office of origin shall delete the designation of any Contracting Party bound by the Agreement but not by the Protocol.

(c) Where the request referred to in subparagraph (b) is accompanied by an express request that the international application be treated as an international application governed by both the Agreement and the Protocol once the mark is registered in the register of the Office of origin, the said Office shall not delete the designation of any Contracting Party bound by the Agreement but not by the Protocol and the request to present the international application shall be deemed to have been received by the said Office, for the purposes of Article 3(4) of the Agreement and Article 3(4) of the Protocol, on the date of the registration of the mark in the register of the said Office.

Chapter 4
Facts in Contracting Parties
Affecting International Registrations

Rule 16

Time Limit for Notifying Provisional Refusal Based on an Opposition

(1) *[Information Relating to Possible Oppositions]* (a) Subject to Article 9*sexies*(1)(b) of the Protocol, where a declaration has been made by a Contracting Party pursuant to Article 5(2)(b) and (c), first sentence, of the Protocol, the Office of that Contracting Party shall, where it has become apparent with regard to a given international registration designating that Contracting Party that the opposition period will expire too late for any provisional refusal based on an opposition to be notified to the International Bureau within the 18-month time limit referred to in Article 5(2)(b), inform the International Bureau of the number, and the name of the holder, of that international registration.

[...]

Rule 18

Irregular Notifications of Provisional Refusal

[...]

(2) *[Contracting Party Designated Under the Protocol]* (a) Paragraph (1) shall also apply in the case of a notification of provisional refusal communicated by the Office of a Contracting Party designated under the Protocol, it being understood that the time limit referred to in paragraph (1)(a)(iii) shall be the time limit applicable under Article 5(2)(a) or, subject to Article 9*sexies*(1)(b) of the Protocol, under Article 5(2)(b) or (c)(ii) of the Protocol.

[...]

Chapter 5 **Subsequent Designations; Changes**

Rule 24 *Designation Subsequent to the International Registration*

(1) *[Entitlement]* [...]

(b) Where the Contracting Party of the holder is bound by the Agreement, the holder may designate, under the Agreement, any Contracting Party that is bound by the Agreement, provided that the said Contracting Parties are not both bound also by the Protocol.

(c) Where the Contracting Party of the holder is bound by the Protocol, the holder may designate, under the Protocol, any Contracting Party that is bound by the Protocol, whether or not the said Contracting Parties are both also bound by the Agreement.

[...]

Chapter 9 **Miscellaneous**

Rule 40 *Entry into Force; Transitional Provisions*

[...]

(4) *[Transitional Provisions Concerning Languages]* (a) Rule 6 as in force before April 1, 2004, shall continue to apply to any international application filed before that date and to any international application governed exclusively by the Agreement filed between that date and August 31, 2008, inclusively, to any communication relating thereto and to any communication, recording in the International Register or publication in the Gazette relating to the international registration resulting therefrom, unless

(i) the international registration has been the subject of a subsequent designation under the Protocol between April 1, 2004, and August 31, 2008; or

(ii) the international registration is the subject of a subsequent designation on or after September 1, 2008; and

(iii) the subsequent designation is recorded in the International Register.

(b) For the purposes of this paragraph, an international application is deemed to be filed on the date on which the request to present the international application to the International Bureau is received, or deemed to have been received under Rule 11(1)(a) or (c), by the Office of origin, and an international registration is deemed to be the subject of a subsequent designation on the date on which the subsequent designation is presented to the International Bureau, if it is presented directly by the holder, or on the date on which the request for presentation of the subsequent designation is filed with the Office of the Contracting Party of the holder if it is presented through the latter.

[...]

SCHEDULE OF FEES

(in force on September 1, 2008)

Swiss francs

1. *International applications governed exclusively by the Agreement*
[...]
 - 1.2 Supplementary fee for each class of goods and services beyond three classes (Article 8(2)(b) of the Agreement) 100
 - 1.3 Complementary fee for the designation of each designated Contracting State (Article 8(2)(c) of the Agreement) 100

2. *International applications governed exclusively by the Protocol*
[...]
 - 2.2 Supplementary fee for each class of goods and services beyond three classes (Article 8(2)(ii) of the Protocol), except if only Contracting Parties in respect of which individual fees (see 2.4, below) are payable are designated (see Article 8(7)(a)(i) of the Protocol) 100
 - 2.3 Complementary fee for the designation of each designated Contracting Party (Article 8(2)(iii) of the Protocol), except if the designated Contracting Party is a Contracting Party in respect of which an individual fee is payable (see 2.4, below) (see Article 8(7)(a)(ii) of the Protocol) 100
 - 2.4 Individual fee for the designation of each designated Contracting Party in respect of which an individual fee (rather than a complementary fee) is payable (see Article 8(7)(a) of the Protocol) except where the designated Contracting Party is a State bound (also) by the Agreement and the Office of origin is the Office of a State bound (also) by the Agreement (in respect of such a Contracting Party, a complementary fee is payable): the amount of the individual fee is fixed by each Contracting Party concerned

3. *International applications governed by both the Agreement and the Protocol*

[...]

- | | |
|--|-----|
| 3.2 Supplementary fee for each class of goods and services beyond three classes | 100 |
| 3.3 Complementary fee for the designation of each designated Contracting Party in respect of which an individual fee is not payable (see 3.4, below) | 100 |
| 3.4 Individual fee for the designation of each designated Contracting Party in respect of which an individual fee is payable (see Article 8(7)(a) of the Protocol), except where the designated Contracting Party is a State bound (also) by the Agreement and the Office of origin is the Office of a State bound (also) by the Agreement (in respect of such a Contracting Party, a complementary fee is payable): the amount of the individual fee is fixed by each Contracting Party concerned | |

[...]

5. *Designation subsequent to international registration*

The following fees shall be payable and shall cover the period between the effective date of the designation and the expiry of the then current term of the international registration:

[...]

- | | |
|--|-----|
| 5.2 Complementary fee for each designated Contracting Party indicated in the same request where an individual fee is not payable in respect of such designated Contracting Party (see 5.3, below) | 100 |
| 5.3 Individual fee for the designation of each designated Contracting Party in respect of which an individual fee (rather than a complementary fee) is payable (see Article 8(7)(a) of the Protocol) except where the designated Contracting Party is a State bound (also) by the Agreement and the Office of the Contracting Party of the holder is the Office of a State bound (also) by the Agreement (in respect of such a Contracting Party, a complementary fee is payable): the amount of the individual fee is fixed by each Contracting Party concerned | |

6. *Renewal*

[...]

- | | |
|--|-----|
| 6.2 Supplementary fee, except if the renewal is made only for designated Contracting Parties in respect of which individual fees are payable (see 6.4, below) | 100 |
| 6.3 Complementary fee for each designated Contracting Party in respect of which an individual fee is not payable (see 6.4, below) | 100 |
| 6.4 Individual fee for the designation of each designated Contracting Party in respect of which an individual fee (rather than a complementary fee) is payable (see Article 8(7)(a) of the Protocol) except where the designated Contracting Party is a State bound (also) by the Agreement and the Office of the Contracting Party of the holder is the Office of a State bound (also) by the Agreement (in respect of such a Contracting Party, a complementary fee is payable): the amount of the individual fee is fixed by each Contracting Party concerned | |

[...]

[End of Annex]

