Information on Procedures before the Office of the designated Contracting party for Madrid Protocol Applicants

		December 20
		JAPAN
		(JPO)
		s to be noted when filling an MM2 format
	pplicant (Item 2 of MM2)	
1.1.1	Points to be noted when	
	writing information about	
	an applicant (Item 2(a), (b) and (f) of MM2 or of	
	any equivalent form or	
	equivalent electronic	
	form)	
1.2 Cla	im of priority (Item 6 of MM	[2]
1.2.1	Is partial priority allowed,	YES
	which is a claim of	
	priority based on part of a	
	basic application?	
	(Yes/No)	
1.2.2	Are multiple priorities	YES
	allowed, which is a claim	
	of priority based on	
	multiple basic	
1 2 Ma	applications? (Yes/No) rk (Item 7 to 9 of MM2)	
1.3 Mai 1.3.1	Category of marks which	
1.3.1	can be registered	Collective trademarks (collective and regional collective trademarks)
	(e.g.collective mark,	Certificate trademarks (any of normal, collective or regional collective trademarks may be relevant certificate trademarks for
	certification mark	international registration).
	guarantee mark)	
1.3.2	Are there certificates	YES (a certificate provided for in Article 7(3) of the Japanese Trademark Act (which is a document certifying that an applicant in
	required according to category specified in Item	question is a juridical person that falls under Article 7(1) of the Japanese Trademark Act) and a certificate provided for in Article
	1.3.1? (Yes/No) If a	7-2(4) of the Japanese Trademark Act must be submitted).
	required certificate exists, time and method of submission	Submission period: The certificate mentioned above can be submitted after a request for territorial extension related to the
		application is made. If the certificate is not submitted, it constitutes a reason for refusal of the territorial extension. If the certificate is
		not submitted within a period prescribed in a notification of provisional refusal of the territorial extension, the refusal shall become

		final and binding.
		Submission scheme: The certificate must be submitted directly to the JPO.
1.3.3	Types of non-traditional trademarks that are eligible for registration (three-dimensional, sound, single color, position, trade dress, etc) and their requirements.	Three-dimensional, sound, color, position, motion and hologram marks
1.3.4	Is description of a mark required? (Yes/No) If yes, examples of such a description	Descriptions are required for motion, hologram and position marks. For color marks, "COLOR CLAIMED" or "description" sections must be provided. If an application requests territorial extension covering Japan and if the application is filed for a motion, hologram, color or position mark, what should be described in a "description" section of the International Register shall be regarded as what is described in a "detailed description of the trademark" section which is necessary to understand the meaning of a trademark described in the application's trademark descriptions, refer to Article 5 (Applications for trademark registration) in Chapter IV of the Examination Guidelines for Trademarks.
1.3.5	What an applicant should do if he/she is required to provide a description of his/her mark in question, but such a description cannot be specified in a MM2 format?	An amendment can be made (whose written amendment must be directly submitted to the JPO) to add or correct what was described in an application (Article 68-40 of the Japanese Trademark Act).
1.3.6	Is there a standard character system? (Yes/No) If yes, what characters belong to the system? (Item 7(c) of MM2)	NO (https://www.jpo.go.jp/tetuzuki_e/t_tokkyo_e/pdf/19-71.pdf)
1.3.7	Points to be noted for Item 8 of MM2 (COLOR CLAIMED)	For a color mark, a "COLOR CLAIMED" or "description" section must be provided. If an application requests territorial extension covering Japan and if the application is filed for a color trademark, what should be described in a "COLOR CLAIMED" or "description" section of the International Register shall be regarded as what is described in a "detailed description of the trademark" section which is necessary to understand the meaning of a trademark described in the application's trademark descriptions, refer to Article 5 (Applications for trademark registration) in Chapter IV of the Examination Guidelines for Trademarks.
1.3.8	Points to be noted for Item 9 of MM2	

	(MISCELLANEOUS	
	INDICATIONS)	
	scription of goods and service	
1.4.1	Points to be noted for describing designated goods and services	Nice Classification The Office does not accept the following terms of the Class Headings for the following classes:
		1: Chemicals used in industry, science and photography, as well as in agriculture, horticulture and forestry;
		6: Ironmongery, small items of metal hardware; goods of common metal not included in other classes;
		7: Machines and machine tools;
		9: Scientific, nautical, surveying, photographic, cinematographic, optical, weighing, measuring, signaling, checking (supervision), life-saving and teaching apparatus and instruments;
		12: Vehicles; apparatus for locomotion by land, air or water;
		14. Precious metals and their alloys and goods in precious metals or coated therewith, not included in other classes;
		16: Paper, cardboard and goods made from these materials, not included in other classes;
		17: Rubber, gutta-percha, gum, asbestos, mica and goods made from these materials and not included in other classes; packing, stopping and insulating materials;
		18: Leather and imitations of leather, and goods made of these materials and not included in other classes;
		20: Goods (not included in other classes) of wood, cork, reed, cane, wicker, horn, bone, ivory, whalebone, shell, amber, mother-of-pearl, meerschaum and substitutes for all these materials, or of plastics;
		24: Textiles and textile goods, not included in other classes;
		31: Grains and agricultural, horticultural and forestry products not included in other classes;
		36: Financial affairs; monetary affairs;
		37: Repair;
		40: Treatment of materials;

		41: Sporting and cultural activities;
		42: Scientific and technological services and research and design relating thereto;
		44: Agriculture, horticulture and forestry services;
		45: Personal and social services rendered by others to meet the needs of individuals.
		The JPO provides the Nice Alphabetical List with Japanese translation and Similar Group Codes. The Similar Group Codes group goods/services that are in principle presumed to be similar to each other in terms of trademark examination at the JPO. These groupings are available in the Examination Guidelines for Similar Goods and Services. The guidelines are made based on comprehensive criteria such as production sector, sales sector, materials, intended purpose, targeted consumers and other factors associated with the respective goods/services. This uniform standard not only enables examiners to conduct efficient searches and consistent examination, but also enhances predictability of determination on the similarity of goods/services for the applicants.
		For details, please refer to the following two URLs. Alphabetical List in Japanese Translation with Similar Group Code
		Examination Guidelines for Similar Goods and Services (corresponding to the 10-2013th edition of the international classification)
1.4.2	A link to a website to verify whether indications of goods and services are acceptable to an Office	J-PlatPat (https://www2.j-platpat.inpit.go.jp/SH1/sh1e_search.cgi?TYPE=000&sTime=1440122953598)
1.5 Dec	elaration of intention to use m	narks
1.5.1	Is a declaration of intention to use a mark in question required? (Yes/No) If required, how to submit such a declaration	No
1.6 Add	litional features	
1.6.1	(If any [ex. Seniority])	The JPO does not request a declaration of intention to use a trademark to be submitted when the trademark's application is filed.
		However, if it has a "reasonable doubt" about whether the trademark will be actually used or intended to be used for designated
		goods or services described in the application, it applies the main paragraph of Article 3(1) of the Japanese Trademark Act to the
		application (refer to "Principal Paragraph of Article 3(1)" in Part 2 of the Examination Guidelines for Trademarks, and "Approach
		for Analyzing an Application for Confirming the Applicant's Use or Intention of Use of a Trademark" in Trademark Examination
		Manual 41.100.03).

2. Proc	edures after a notification of	the territorial extension is received at an Office of a Contracting Party
	zettes published by an Office	
2.1.1	Are gazettes published by an Office? (Yes/No)	Yes
2.1.2	If yes, what are included in gazettes?	Publication of Unexamined Trademark Application (Article 12-2(2))
		• The name and the domicile or residence of the applicant for trademark registration
		• The number and date of the application for the trademark registration
		• The trademark stated in the application
		The designated goods or designated services
		• Other necessary matters
		Publication of Registered Trademark (Article 18(3))
		• The name and the domicile or residence of the holder of trademark right
		• The number and date of the application for trademark registration
		• The trademark stated in the application
		The designated goods or designated services
		• The registration number and the date of registration of establishment
		• Other necessary matters
		Others (Article 75)
		• Information on amendments made to designated goods or services stated in a request, etc. after laying open of the application
		Information on the extinguishments of trademark rights
2.1.3	If yes, is there a link to a website?	Official Publication Website (https://www.publication.jpo.go.jp/ik_pub/changeLocale.action;jsessionid=FFB0100CAC9D719B37490DAE7450B713.jvm1)
2.2 Sub	ostantive examination	
2.2.1	Does an Office conduct substantive examination? (Yes/No)	Yes.
2.2.2	If substantive examination is conducted, will there be an <i>ex officio</i>	A JPO trademark examiner makes examination ex officio with regard to both absolute and relative reasons for refusal.

2.2.3	examination under i) absolute and ii) relative grounds for refusal be examined by <i>ex officio</i> ? Does an Office issue partial refusals?	No. Even if a reason for refusal of an application is applicable to only parts of designated goods or services stated in the application, the whole application shall be refused. Examination Guidelines for Trademarks
	examination standards (a link to a website)	https://www.jpo.go.jp/tetuzuki_e/t_tokkyo_e/tt1302-002.htm
	position	
2.3.1	i) A starting date and ii) a period to file an opposition	 i) The date when a Publication of Registered Trademark containing the trademark is published ii) Within 2 months after the date mentioned above
2.3.2	Who can raise an opposition?	Anyone can oppose the grant of a trademark registration.
2.3.3	Can an opposition be filed before or after a statement of grant of protection is sent? Such a statement is based on Rule 18ter of the Common Regulations.	An opportunity to oppose the grant of a trademark registration is provided after a statement of grant of protection is sent.
2 4 Thi	rd party observations/ Inform	nation submission system
2.4.1	Is there third party observations/ information submission system?	A scheme is provided for third parties to provide information.
2.4.2	If yes, i) A starting date and ii) a period to submit observations/ Information?	 i) The date when an application to register a trademark is filed for which information provision is sought ii) While the application to register the trademark is pending before the JPO
2.4.3	If yes, Person who can submit observations/information?	Anyone can provide information.
2.5 Not	tification of provisional refus	al
2.5.1	Languages used to notify a provisional refusal	English.
2.5.2	A period between a day when a notification of territorial extension was	18 months.

	sent to an Office and a	
	day when a notification of	
	a provisional refusal is	
	sent (12/18 months)	
2.5.3	Is there a declaration	No
	made in accordance with	
	Article $5(2)(c)$ of the	
	Madrid Protocol?	
	(Yes/No)	
	Note: Notification of that	
	such a provisional refusal	
	may be notified based on	
	opposition after the lapse	
	of period of 18-month	
2.5.4	An average processing	All applications: 4.1 months
	time between a day when	Madrid protocol applications: 6.28 months
	territorial extension is	
	notified and a day when a	
	First Office Action is	
	made	
2.5.5	i) A starting date, ii) a	i)The day following the date when the JPO sent reasons for refusal
2.0.0	period and iii) an ending	if the day following the date when the st o sent reasons for relating
	day of a time limit to	ii)Within 3 months after the reasons for refusal were sent
	respond to a notification	
	of a provisional refusal.	iii)The day when a response to the reasons for refusal is sent If it is sent via mail or correspondence (the day when the JPO is open
	Note: Examples of "i) a	again following the last date to respond to the reasons for refusal if the last date is Saturday, Sunday or a national holiday)
	day on which the	again following the last due to respond to the reasons for relasting hast due is Suturday, Sunday of a hattonia holday)
	computation begins" are a	
	day when an Office sent a	
	notification of a	
	provisional refusal; a day	
	when the International	
	Bureau sent a notification	
	of a provisional refusal;	
	and a day when a holder	
	received a notification of	
	a provisional refusal.	
	Note: Examples of "iii)	
	an ending day" are a day	
	when a holder sent his/her	
	when a noiser sent ms/ner	

	response; and a day when an Office received a response.	
2.5.6	Is it possible to extend a time limit to respond to a notification of a provisional refusal? (Yes/No) If yes, how long such a time limit can be extended, and how can such an extension be requested?	Yes A period to respond to reasons for refusal can be extended by a month only once if such extension is requested beforehand.
2.5.7	Is it always necessary to arrange a local representative when responding to a notification of a provisional refusal? (Yes/No)	Yes In principle, a local representative is necessary to respond to reasons for refusal. However, no local representative is necessary if the domicile or residence of an applicant who must respond to the reasons for refusal is in Japan.
2.5.8	Can a holder directly submit his/her response to an Office when responding to a notification of a provisional refusal? (Yes/No)	No In principle, an applicant cannot directly submit a response to reasons for refusal to the JPO. However, the applicant can directly submit the response to the JPO if the domicile or residence of the applicant is in Japan.
2.5.9	Can submitting a MM6 form to request a limitation be regarded as a domestic procedure for amendment? (Yes/No)	Yes
2.5.10	If a MM6 submission is regarded as a response to a provisional refusal, are there any points to be noted such as a time limit for submission? (For example, such points may include that a MM6 form must be filled and	Notwithstanding the period described in Section 2.5.5 above, a MM6 form can be sent to WIPO's International Bureau to amend designated goods and services stated in an application if the application is still pending before the JPO. In such a case, because a JPO examiner in charge of the application does not know the fact that the amendment was sent to WIPO's International Bureau, the examiner may decide to refuse the application based on the ground that a response to reasons for refusal of the application was not submitted within a prescribed, if WIPO's International Bureau did not notify the JPO of the amendment in time. To avoid such decision, the applicant must send a FAX message to the examiner stating that such a MM6 form was submitted to WIPO's International Bureau. Reference

	submitted to the IB within	Following JPO HP in English:
	a time limit to respond to	http://www.jpo.go.jp/torikumi_e/t_torikumi_e/japan_under_the_madrid_protocol.htm
	a notification of a	Item Number 5.(ii)
	provisional refusal, or	
	that a notification of a	
	limitation must be sent	
	from the IB to an Office	
	within a time limit of	
2 (T)	response.	
	l/Appeal against examiner's	
2.6.1	When can demand for an	Within 3 months after a decision of refusal was sent
	appeal against examiner's	
	decision of refusal be made?	
2(2		
2.6.2	What is the competent authority for such appeal?	Trial and Appeal Department, JPO
2.6.3	Information on appeal	(JPO Website in Japanese)
	against examiner's	https://www.jpo.go.jp/seido/tokkyo/tetuzuki/shinpan/kyozetu/index.html
	decision of refusal (a link	https://www.jpo.go.jp/setdo/tokkyo/tetd2dki/shinipul/kyo2etd/index.ittin
	to a website)	
	edures after confirmation of g	grant of protection in designated contracting parties
3.1 Reg	edures after confirmation of g	
	edures after confirmation of g sistration Other than a statement of	Yes
3.1 Reg	edures after confirmation of g istration Other than a statement of grant of protection which	
3.1 Reg	edures after confirmation of a sistration Other than a statement of grant of protection which is a notification based on	Yes
3.1 Reg	edures after confirmation of g istration Other than a statement of grant of protection which is a notification based on Rule 18ter of the	Yes
3.1 Reg	edures after confirmation of g istration Other than a statement of grant of protection which is a notification based on Rule 18ter of the Common Regulations, is	Yes
3.1 Reg	edures after confirmation of g istration Other than a statement of grant of protection which is a notification based on Rule 18ter of the Common Regulations, is any notification of a	Yes
3.1 Reg	edures after confirmation of g istration Other than a statement of grant of protection which is a notification based on Rule 18ter of the Common Regulations, is any notification of a decision of registration	Yes
3.1 Reg	edures after confirmation of g istration Other than a statement of grant of protection which is a notification based on Rule 18ter of the Common Regulations, is any notification of a decision of registration sent based on domestic	Yes
3.1 Reg	edures after confirmation of g istration Other than a statement of grant of protection which is a notification based on Rule 18ter of the Common Regulations, is any notification of a decision of registration sent based on domestic laws? (Yes/No) If yes, to	Yes
3.1 Reg	edures after confirmation of gistration Other than a statement of grant of protection which is a notification based on Rule 18ter of the Common Regulations, is any notification of a decision of registration sent based on domestic laws? (Yes/No) If yes, to whom (a holder/an IB	Yes
3.1 Reg	edures after confirmation of gistration Other than a statement of grant of protection which is a notification based on Rule 18ter of the Common Regulations, is any notification of a decision of registration sent based on domestic laws? (Yes/No) If yes, to whom (a holder/an IB representative) will it be	Yes
3.1 Reg 3.1.1	edures after confirmation of gistration Other than a statement of grant of protection which is a notification based on Rule 18ter of the Common Regulations, is any notification of a decision of registration sent based on domestic laws? (Yes/No) If yes, to whom (a holder/an IB representative) will it be sent?	Yes A statement of grant of protection will be sent to an applicant in question (or his or her representative in Japan).
3.1 Reg	edures after confirmation of g istration Other than a statement of grant of protection which is a notification based on Rule 18ter of the Common Regulations, is any notification of a decision of registration sent based on domestic laws? (Yes/No) If yes, to whom (a holder/an IB representative) will it be sent? i) Is a registration	Yes A statement of grant of protection will be sent to an applicant in question (or his or her representative in Japan). Yes
3.1 Reg 3.1.1	edures after confirmation of g istration Other than a statement of grant of protection which is a notification based on Rule 18ter of the Common Regulations, is any notification of a decision of registration sent based on domestic laws? (Yes/No) If yes, to whom (a holder/an IB representative) will it be sent? i) Is a registration certificate automatically	Yes A statement of grant of protection will be sent to an applicant in question (or his or her representative in Japan).
3.1 Reg 3.1.1	edures after confirmation of g istration Other than a statement of grant of protection which is a notification based on Rule 18ter of the Common Regulations, is any notification of a decision of registration sent based on domestic laws? (Yes/No) If yes, to whom (a holder/an IB representative) will it be sent? i) Is a registration certificate automatically issued? (Yes/No) If yes,	Yes A statement of grant of protection will be sent to an applicant in question (or his or her representative in Japan). Yes
3.1 Reg 3.1.1	edures after confirmation of gistration Other than a statement of grant of protection which is a notification based on Rule 18ter of the Common Regulations, is any notification of a decision of registration sent based on domestic laws? (Yes/No) If yes, to whom (a holder/an IB representative) will it be sent? i) Is a registration certificate automatically issued? (Yes/No) If yes, to whom (a holder/ an IB	Yes A statement of grant of protection will be sent to an applicant in question (or his or her representative in Japan). Yes
3.1 Reg 3.1.1	edures after confirmation of g istration Other than a statement of grant of protection which is a notification based on Rule 18ter of the Common Regulations, is any notification of a decision of registration sent based on domestic laws? (Yes/No) If yes, to whom (a holder/an IB representative) will it be sent? i) Is a registration certificate automatically issued? (Yes/No) If yes,	Yes A statement of grant of protection will be sent to an applicant in question (or his or her representative in Japan).

	ii) If a certificate is not	
	issued automatically, is it	
	possible to make a	
	request so that a	
	certificate will be issued?	
	(Yes/No) If yes, how will	
	it be requested?	
3.1.3	Points to be noted for	The JPO adopts a two-step system for fee payment. Therefore, an applicant must pay to the International Bureau a first step
5.1.5	registration	individual fee when a mark's application for international registration and subsequent designation are made, as well as a second step
	(For example, payment of	individual fee after the protection of the mark is granted based on examinations done by the respective Offices of designated
	(For example, payment of fee)	Contracting Parties.
214	Points to be noted for the	Contracting Parties.
3.1.4		
	purpose of maintaining	
	the registration such as	
	submitting a affidavits of	
	continued use in	
	commerce	
3.2 Rep	lacement	
3.2.1	Does an Office require a	The JPO records an "overlap" in the JPO's register ex officio, and the JPO does not request any application to be submitted for an
	request to operate	overlap.
	procedure for 'taking	On the other hand, to record a replacement in the International Register, an application for the replacement must be submitted to the
	note' of an international	JPO.
	registration?	
	registration:	Recording of overlap in the National Register takes place ex officio under Article 68 decies of the Japanese Trademark Law.
		Recording of replacement in the international register takes place upon written request filed with the Office. No fees are required.
3.2.2	Timing when a request to	An application can be submitted any time.
3.2.2		An application can be submitted any time.
	operate procedure for	
	'taking note' of an	
	international registration	
	is allowed (while an	
	application being	
	processed,	
	post-registration, etc.)	
3.2.3	Does it cost to "take	No cost may be incurred.
	note"?	
3.2.4	When will it be decided	A JPO trademark examiner makes a judgment on a replacement when he or she conducts a substantive examination.
5.2.1	to replace a registration in	rer o daachada elaminer makes a jaagment en a replacement when no or one conducts a substantive examination.
	question?	
3.2.5	Can a replaced national	They coexist.
5.2.3		ווכץ נטכגואו.
	registration and an	

	international registration			
	coexist?			
4. Othe				
4.1 Tria	4.1 Trial/Appeal for invalidation			
4.1.1	Time period for filing an	A trial can be demanded any time. However, for specific grounds for invalidation, no trial can be demanded 5 years after the date		
	invalidation	when a registration to establish a trademark right in question was made, or later.		
4.1.2	Person who can demand a	Interested parties		
	trial/appeal for			
	invalidation			
4.1.3	What is the competent	Trial and Appeal Department, JPO		
	authority for such			
	trial/appeal?			
4.1.4	Procedure relating to a	(JPO Website in Japanese)		
	trial/appeal for	(https://www.jpo.go.jp/seido/tokkyo/tetuzuki/shinpan/mukou/index.html)		
	invalidation (a link to a			
10 T :	website)			
	**	registered trademark not in use		
4.2.1	Time period for filing a	A trial can be demanded any time.		
1.2.2	non-use cancellation			
4.2.2	Person who can demand a	Anyone can demand a trial.		
	trial/appeal for			
	cancellation of registered trademark not in use			
4.2.3	What is the competent	Trial and Appeal Department, JPO		
4.2.3	authority for such	That and Appear Department, JPO		
	trial/appeal?			
4.2.4	Procedure relating to a	(JPO Website in Japanese)		
4.2.4	trial/appeal for	(http://www.jpo.go.jp/tetuzuki e/t tokkyo e/guideline for grounds.htm)		
	cancellation of registered	(http://www.jpo.go.jp/tetuzuki_c/t_tokkyo_c/guidenne_toi_grounds.htm)		
	trademark not in use (a			
	link to a website)			
4.3 Tria	,	trademark registration due to unfair use by owner of a trademark right or licensee		
4.3.1	Time period for filing an	A trial can be demanded any time.		
	unfair use cancellation			
4.3.2	Person who can demand a	Anyone can demand a trial.		
	trial/appeal for			
	cancellation of trademark			
	registration due to unfair			
	use by owner of a			
	trademark right or			

	licensee	
4.3.3	What is the competent	Trial and Appeal Department, JPO
ч.э.э	authority for such	That and Appear Department, 51 O
	trial/appeal?	
4.3.4	Procedure relating to a	(JPO Website in Japanese)
4.3.4	trial/appeal for	http://www.jpo.go.jp/tetuzuki_e/t_tokkyo_e/guideline_for_grounds.htm
	cancellation of trademark	http://www.jpo.go.jp/tetuzuki_e/t_tokkyo_e/guidenne_toi_grounds.htm
	registration due to unfair	
	use by owner of a	
	trademark right or	
4.4.0.1	licensee	• 1/ 1
	er information relating to a tr	rial/appeal
4.4.1	Other information	
	relating to a trial/appeal	
		international registration in part or in whole
4.5.1	Where the effects of an	The JPO notifies the International Bureau of invalidation about one month after a trial decision of the invalidation was made.
	international registration	
	in a designated	
	Contracting Party are	
	cancelled in part or in	
	whole because of a	
	trial/appeal for	
	invalidation etc, the	
	timing when a	
	notification of	
	invalidation per Rule 19	
	of the Common	
	Regulations will be sent	
	to the International	
	Bureau	
		al registration into national or regional applications under Article 9quinquies of Madrid Protocol
4.6.1	Points to be noted for	If the international mark has not been granted protection in Japan on or before the date of cancellation, the Office examines the
	transformation	application resulting from transformation as to absolute and relative grounds and the following fees are to be paid to the JPO:
	(If any)	
	An amount of a fee if	a) Filing fee: 3,400 JPY plus 8,600 JPY per class.
	such a fee needs to be	b) Registration fee: 37,600 JPY per class payable at the time of registration.
	paid	
	-	If the international mark has been granted protection in Japan on or before the date of cancellation, the Office examines whether
		other requirements are met, and then the following fees are to be paid: Filing fee: 3,400 JPY + 8,600 JPY per class.
4.7 Add	litional features	

4.7.1	(If any [ex. Conversion])	
5. Mad	rid Protocol declarations	
5.1	Article 5(2)(b) of the	Yes
	Protocol (extension to 18	
	months of the refusal	
	period) (Yes/No)	
5.2	Article $5(2)(c)$ of the	No
	Protocol (possible	
	notification of refusals	
	based on an opposition	
	after the 18-month time	
	limit) (Yes/No)	
5.3	Article 8(7)(a) of the	Yes
	Protocol (individual fees)	
	(Yes/No)	
5.4	Article 9quater of the	No
	Agreement and that of the	
	Protocol (Common Office	
	of several Contracting	
	States) (Yes/No)	
5.5	Article 14(2)(d) of the	No
	Agreement (in respect of	
	international registrations	
	effected under the	
	Agreement prior to the	
	date of accession of the	
	Contracting Party	
	concerned, no subsequent	
5.6	designation) (Yes/No)	
5.6	Article 14(5) of the	No
	Protocol (in respect of international registrations	
	effected under the	
	Protocol prior to the date	
	of accession of the	
	Contracting Party	
	concerned, no subsequent	
	designation) (Yes/No)	
5.7	Rule 7(2) of the Common	No
5.7	Regulations (declaration	
L	Regulations (declaration	1

	of intention to use the	
	mark) (Yes/No)	
5.8	Rule 17(5)(d) of the	No
5.0	Common Regulations	
	(notwithstanding the fact	
	that all procedures before	
	the Office may not have	
	been completed,	
	notification to the	
	International Bureau by	
	the Office of decisions	
	concerning refusals)	
	(Yes/No)	
5.9	Rule 17(5)(e) of the	No
5.9		NO
	Common Regulations (ex	
	officio provisional	
	refusals not open to	
	review before the Office)	
5.10	(Yes/No)	
5.10	Rule 20 <i>bis</i> (6)(a) of the	No
	Common Regulations	
	(recording of licenses not	
	provided for in the	
	domestic law, so that the	
	recording of licenses in	
	the International Register	
	has no effect) (Yes/No)	
5.11	Rule $20bis(6)(b)$ of the	Yes
	Common Regulations	
	(recording of licenses	
	provided for in the	
	domestic law, but the	
	recording of licenses in	
	the International Register	
	has no effect) (Yes/No)	
5.12	Rule $34(2)(b)$ of the	No
	Common Regulations	
	(the Office accepts to	
	collect and forward fees	
	to the International	

	Bureau) (Yes/No)	
5.13	Rule $34(3)(a)$ of the	Yes
	Common Regulations	
	(individual fee payable in	
	two parts) (Yes/No)	