

MADRID PROTOCOL CONCERNING THE INTERNATIONAL REGISTRATION OF MARKS

Change in the Amounts of the Individual Fee: The territorial entity of the Caribbean part of the Netherlands

1. The Government of the Kingdom of the Netherlands has notified to the Director General of the World Intellectual Property Organization (WIPO) a declaration modifying the amounts of the individual fee payable with respect to the territorial entity of the Caribbean part of the Netherlands (namely, the islands of Bonaire, Saint Eustatius and Saba) under Article 8(7) of the Madrid Protocol.
2. In accordance with Rule 35(2)(b) of the Common Regulations under the Madrid Agreement and Protocol, the Director General has, after consultation with the Office of the Caribbean part of the Netherlands, established the following new amounts, in Swiss francs, of the said individual fee:

ITEMS		Amounts <i>(in Swiss francs)</i>
Application or Subsequent Designation	– for three classes of goods or services	195
	– for each additional class	20
	<i>Where the mark is a collective mark:</i>	
	– for three classes of goods or services	279
Renewal	– for each additional class	20
	– for three classes of goods or services	319
	– for each additional class	56
	<i>Where the mark is a collective mark:</i>	
– for three classes of goods or services	581	
– for each additional class	56	

3. This change will take effect on April 5, 2011. Therefore, these amounts will be payable where the territorial entity of the Caribbean part of the Netherlands
 - (a) is designated in an international application which is received, or is deemed to have been received under Rule 11(1)(c), by the Office of origin on or after that date, or

- (b) is the subject of a subsequent designation which is received by the Office of the Contracting Party of the holder on or after that date, or is filed direct with the International Bureau on or after that date, or
- (c) has been designated in an international registration which is renewed on or after that date.

March 25, 2011