### LISBON AGREEMENT FOR THE PROTECTION OF APPELLATIONS OF ORIGIN AND THEIR INTERNATIONAL REGISTRATION **AND**

### GENEVA ACT OF THE LISBON AGREEMENT ON APPELLATIONS OF ORIGIN AND GEOGRAPHICAL INDICATIONS

#### APPLICATION FOR INTERNATIONAL REGISTRATION<sup>1</sup>

To be submitted to the International Bureau

	of the World Intellectual Property Organization (WIPO) 34, ch. des Colombettes, CH-1211 Geneva 20 (Switzerland)
	Tel: + 41 22 338 91 11 E-mail: <u>lisbon.system@wipo.int</u> – <u>Internet: https://www.wipo.int/lisbon</u>
1.	Contracting Party of Origin: (See Rule 5(2)(a)(i))
2(a)	Competent Authority presenting the application: (Indicate name and address of the Authority; see Rule 5(2)(a)(ii))
2(b)	In the case of an application filed directly under Article 5(3) of the Geneva Act, beneficiaries entitled to use an appellation of origin or a geographical indication, or natural person or legal entity having legal standing to assert the rights of the beneficiaries or other rights in the appellation of origin or geographical indication:  (Indicate name, address and contact details of the beneficiaries, natural person or legal entity; see Rule 5(2)(a)(ii))
2.c)	Commonly designated Competent Authority that files the application, in the case of a joint application concerning a trans-border geographical area:  (Indicate name, address and contact details of the Authority; see Article 5(4) of the Geneva Act and Rule 5(2)(a)(ii))

Under Rule 5 of the Common Regulations under the Lisbon Agreement and the Geneva Act of the Lisbon Agreement (Common Regulations).

3(a)	(Tick the relevant box and give the name of the appellation of origin or geographical indication in the official language of the Contracting Party of Origin or, if the Contracting Party of Origin has two or more official languages, in the official languages in which the appellation of origin or the geographical indication is contained in the registration, act or decision, by virtue of which protection is granted in the Contracting Party of Origin; see Rule 5(2)(a)(iv))					
	Appellation of Origin	or	☐ Geographical Indication			
	Name:					
3(b)	(If the appellation of origin or ge	eographical indication specified s should be given; that transli	phical indication: under 3(a) is in other than Latin characters, a teration should follow the phonetic rules of the			
3(c)	<b>Translation(s) of the appellation of origin:</b> (optional) (A translation of the appellation of origin may be supplied in as many languages as the Competent Authority of a Contracting Party of Origin that is party to the Lisbon Agreement wishes; if necessary, use an additional sheet; see Rule $5(6)(a)(v)$ )					
	<u>Translation</u>		Language of the translation			
4(a)	the natural person or legal e or other rights in the appell	entity having legal standin lation of origin or geograp tively or, where collective design	tation is not possible, by name – if necessary using			
4(b)		er paragraph 4(a) is in other t	<b>ove:</b> than Latin characters, a transliteration in Latin phonetic rules of the language of the international			

4(c)	above: (optional) (See Rule 5(6)(a)(i))				
5.	The good or goods to which the appellation of origin or geographical indication applies: (Indicate the good or goods as precisely as possible; see Rule $5(2)(a)(v)$ )				
6(a)	Geographical area of production or geographical area of origin of the good or goods: (See Rule 5(2)(a)(vi))				
6(b)	Transliteration of the elements referred to in 6(a) above:  (If the information provided under paragraph 6(a) is in other than Latin characters, a transliteration in Latin characters should be given; that transliteration should follow the phonetic rules of the language of the international application; see Rule 5(2)(b))				
7(a)	Legal basis for the grant of protection to the appellation of origin or geographical indication in the Contracting Party of Origin:  (Tick the appropriate box and complete, as appropriate; see Rule 5(2)(a)(vii))				
	Registration title: (Specify the authority with which the registration was made and also the date and number of the registration, if applicable)				
	Legislative or administrative act: (Specify the titles and dates of the provisions)				
	Judicial or administrative decision: (Specify the judicial or administrative authority that handed down the decision, and the date of such decision)				
7(b)	Copy (in the original language) of the registration, act or decision referred to under 7(a) above. (optional) (The copy of the registration, act or decision shall be provided in the original language; see Rule 5(6)(iii))				
	☐ Tick this box if such a copy is enclosed				

# 8(a) Statement under the Geneva Act to the effect that protection is not granted for certain elements of the appellation of origin or geographical indication in the Contracting Party of Origin:

(Specify whether, to the best knowledge of the applicant, the registration, the legislative or administrative act, or the judicial or administrative decision, by virtue of which protection is granted to the appellation of origin, or to the geographical indication, in the Contracting Party of Origin, does not grant protection for certain elements of the appellation of origin or the geographical indication. Any such elements shall be indicated in the application in a working language and in the official language or languages of the Contracting Party of Origin; see Rule 5(5))

#### 8(b) Transliteration of the elements referred to in 8(a) above:

(If the information provided under paragraph 8(a) is in other than Latin characters, a transliteration in Latin characters should be given; that transliteration should follow the phonetic rules of the language of the international application; see Rules 5(5) and 5(2)(b))

## 9(a) Statement to the effect that protection is not claimed for certain elements of the appellation of origin or geographical indication: (optional)

(Specify the element or elements of the appellation of origin or geographical indication for which protection is not claimed; see Rule 5(6)(a)(iv))

#### 9(b) Transliteration of the elements referred to in 9(a) above:

(If the information provided under paragraph 9(a) is in other than Latin characters, a transliteration in Latin characters should be given; that transliteration should follow the phonetic rules of the language of the international application; see Rule 5(2)(b))

# 10. Declaration according to which protection is renounced in one or more contracting parties: (optional)

(Name the Contracting Party or Contracting Parties in respect of which protection is renounced)

11.	Additional r	equireme	nts under	Article 7(4)	of the G	eneva Ac	t and Rule	e 5(3) of t	the Common
	Regulations	under th	e Lisbon	Agreement	and the	Geneva	Act of th	e Lisbon	<b>Agreement:</b>
	(optional) <sup>2</sup>								

(Tick the appropriate box and complete, as appropriate; see list of Declarations made by Contracting Parties to the Geneva Act on the Lisbon website at https://www.wipo.int/lisbon)

Payment of individual fees (See Rule 8)
Cabo Verde (70 Swiss francs)
Cambodia (98 Swiss francs)
☐ Ghana (392 Swiss francs)
☐ Lao People's Democratic Republic (94 Swiss francs)
OAPI (African Intellectual Property Organization) (750 Swiss francs)
Russian Federation (97 Swiss francs)
Samoa (162 Swiss francs)
☐ Sao Tome and Principe (104 Swiss francs)
Senegal (730 Swiss francs)
Particulars concerning the quality, reputation or characteristic(s) (Tick this box if such particulars are attached; see Rule 5(3))
Required by the European Union, OAPI (African Intellectual Property Organization), the Russian Federation and Senegal

Important Information: Please note that for Contracting Parties to the Geneva Act failure to comply with any of the additional requirements under item 11, as applicable, will constitute an irregularity. If such irregularity is not corrected within the three-month period referred to in Rule 6(1)(a), the protection shall be deemed renounced in respect of those Contracting Parties that have required such additional elements (see Rule 6(1)(d)). Lastly, please note that a renunciation may be withdrawn at any time subject to the correction of the irregularity, as per Rule 16(2)).

12. Amount of fees:					
Registration fee <sup>3</sup> :					
1,000 Swiss francs					
500 Swiss francs (application	from an LDC	C or OAPI) <sup>3</sup>			
Individual fees (in Swiss francs):					
Contracting Parties	<u>Amount</u>				
- Cabo Verde	70				
- Cambodia	98				
- Ghana	392				
- Lao PDR	94				
- OAPI	750				
- Russian Federation	97				
- Samoa	162				
- Sao Tome and Principe	104				
- Senegal	730				
		Total amount of individual fees	>		
		OVERALL TOTAL (in Swiss francs)			

Fee reduction: For an international registration referring to a geographical area of origin located in an Least developed country (LDC), the registration fee will amount to 500 Swiss francs. The fee reduction also applies in respect of an application for international registration submitted by an intergovernmental organization the majority of whose member States are LDCs.

13. Method of payment:			
Identity of the payer:			
Payment received and confirmed by WIPO	WIPO receipt No.		
By withdrawal from account with WIPO:		On behalf of	
By payment into WIPO bank account IBAN No. CH51 0483 5048 7080 8100 0 Crédit Suisse, CH-1211 Genève 70 Swift/BIC: CRESCHZZ80A	Payment references	dd/mm/yyyy	
By payment into WIPO postal checking account (inter-European payments only) IBAN No. CH03 0900 0000 1200 5000 8 Swift/BIC: POFICHBE	Payment references	dd/mm/yyyy	
Please indicate the purpose of your payment and information regarding the application (appellation/indication name and number, and type of fees) in the reference of your payment.			

14(a) Place:	Date:	Signature of the Competent Authority:
14(b) If 2(b) applies:		
Place:	Date:	Signature of the beneficiary(-ies), natural person or legal entity:
14(c) If 2(c) applies:		
Place:	Date:	Signature of the commonly designated Competent Authority: