



C/37/21

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INTERNATIONAL UNION FOR THE PROTECTION OF NEW VARIETIES OF PLANTS

GENEVA

COUNCIL

Thirty-Seventh Ordinary Session Geneva, October 23, 2003

RECORD OF THE DECISIONS

adopted by the Council

Introduction

1. The Council of the International Union for the Protection of New Varieties of Plants (UPOV) held its thirty-seventh ordinary session in Geneva, on October 23, 2003, under the chairmanship of Mr. Karl Olov Öster (Sweden).
2. The President extended a warm welcome to the Delegation of Tunisia, a State which had become a member of UPOV on August 31, 2003.
3. The Delegation of Tunisia expressed its gratitude to the Union for the assistance provided to Tunisia in the procedure of accession to the UPOV Convention.
4. The President informed the Council that the 1991 Act of the UPOV Convention entered into force for Poland on August 15, 2003.
5. The Council took the decisions recorded below, under each relevant agenda item.
6. The draft detailed report on the session will be submitted to the next session of the Council for adoption.
7. The list of participants is reproduced in Annex I to this document.

Adoption of the Agenda

8. The Council adopted the revised draft agenda C/37/1 Rev. and noted the additional document C/37/20 concerning item 7.

Adoption of the Report on the Thirty-Sixth Ordinary Session

9. The Council adopted the report as reproduced in document C/36/13 Prov.

Appointment of Dr. Kamil Idris as Secretary-General of UPOV for the Period December 1, 2003, to November 30, 2009

10. The President introduced document C/37/14.

11. The Council:

(a) unanimously decided to re-appoint Dr. Kamil Idris as Secretary-General of UPOV for the period December 1, 2003, to November 30, 2009;

(b) noted with appreciation that Dr. Idris did not wish to receive an indemnity from UPOV, and decided that this saving should be used for the UPOV program and budget for financing activities of particular interest for developing countries.

12. The Council paid tribute to the contribution of Dr. Kamil Idris to the work and development of the Union over the last six years. The President recalled the speech that Dr. Idris addressed to the sixty-sixth session of the Consultative Committee on October 22, 2003, and which is attached as Annex II to this document.

Extension of the Appointment of the Vice Secretary-General

13. The President informed the Council that the term of appointment of Mr. Rolf Jördens would expire on November 30, 2003.

14. The Council unanimously decided to extend the term of Mr. Rolf Jördens as Vice Secretary-General of UPOV until November 30, 2006.

15. The President congratulated the Vice Secretary-General on the excellence and distinction with which he had accomplished his duties.

16. The Vice Secretary-General expressed his gratitude to all delegations for their support in executing his tasks. He thanked the Secretary-General for his trust and his continued support. He praised the staff members of UPOV and emphasized the excellent team spirit which existed in the Office. He expressed his thanks to staff members of the World Intellectual Property Organization (WIPO) for the services they rendered to UPOV.

Examination of the Conformity of the Legislation or Proposed Legislation of any State or Organization Having Submitted a Request Under Article 34(3) of the 1991 Act of the UPOV Convention

Hashemite Kingdom of Jordan

17. Discussions were based on document C/37/16.

18. The Council decided

(a) to advise the Government of Jordan that the Law in its main provisions incorporates the substance of the 1991 Act, and that it may deposit an instrument of accession to the 1991 Act;

(b) to further advise the Government of Jordan that it may wish to supplement the texts of its legislation, as provided in paragraphs 16 and 21 of document C/37/16, so as to avoid recourse to the Civil Code Provision.

Republic of Iceland

19. Discussions were based on document C/37/17.

20. The Council decided

(a) to advise the Government of Iceland that the Law, in its main provisions, incorporates the substance of the 1991 Act, but that it still needs some amendments, as provided in paragraphs 9, 11, 12, 21, 23 and 30 of document C/37/17, in order to fully conform with the 1991 Act;

(b) once the amendments are incorporated in the Law, Iceland may deposit its instrument of accession to the 1991 Act.

Republic of Uzbekistan

21. Discussions were based on document C/37/18.

22. The Council decided

(a) to advise the Government of Uzbekistan that the Law, in its main provisions, incorporates the substance of the 1991 Act, and that it may deposit an instrument of accession to the 1991 Act;

(b) to further advise the Government of Uzbekistan that it may wish to supplement the texts of its legislation, where necessary, so as to avoid recourse to the Constitutional Provision.

Republic of Singapore

23. Discussions were based on document C/37/19.

24. The Council decided

(a) to advise the Government of Singapore that the Draft Act, in its main provisions, incorporates the substance of the 1991 Act, but that it still needs to include complementary provisions in Section 33 concerning variety denominations, as provided in paragraphs 21, 22 and 23 of document C/37/19, and in Section 25 concerning cancellation of grants, as provided in paragraph 26 of document C/37/19, in order to fully conform with the 1991 Act;

(b) once the Act has been enacted with the incorporation of the above-mentioned complementary provisions, Singapore may deposit its instrument of accession to the 1991 Act.

Report by the President on the Work of the Sixty-Fifth and Sixty-Sixth Sessions of the Consultative Committee; Adoption of Recommendations, if Any, Prepared by That Committee

25. The Council noted the report by the President and adopted Annex II to document C/37/20 entitled "Access to genetic resources and benefit-sharing" as a suitable reply of UPOV to the Notification of June 26, 2003, from the Executive Secretary of the Convention on Biological Diversity (CBD). This reply is reproduced in Annex III to this document.

Report by the Secretary-General on the Activities of the Union in 2002; Supplementary Report on Activities During the First Nine Months of 2003

26. The Council approved the report by the Secretary-General on the activities of the Union in 2002, given in document C/37/2, and noted the report on activities during the first nine months of 2003, given in document C/37/3.

27. The Council expressed appreciation to the Office of the Union for the work it had carried out, and also to WIPO for the assistance it provided.

Progress of the Work of the Administrative and Legal Committee

28. The Council noted the work of the Administrative and Legal Committee (CAJ) as described in document C/37/9 and in the oral report made by the Chairperson of the CAJ.

Progress Report of the Work of the Technical Committee, the Technical Working Parties and the Working Group on Biochemical and Molecular Techniques, and DNA-Profiling in Particular

29. The Council noted the work of the Technical Committee, the Technical Working Parties and the Working Group on Biochemical and Molecular Techniques, and DNA-Profiling in

Particular, as given in document C/37/10, and approved the programs of work set out in that document.

Designation of the Auditor

30. The Council unanimously decided to renew the designation of Switzerland as auditor of the accounts of UPOV up to and including the year 2007. It expressed its gratitude to the Swiss authorities for their assistance.

Interim Financial Statement for 2002; Arrears in Contributions as of October 17, 2003

31. The Council noted document C/37/12, and no decision was called for under this agenda item.

Examination and Approval of the Draft Program and Budget of the Union for the 2004-2005 Biennium

32. The Council approved the proposals contained in document C/37/4, draft Program and Budget for the 2004-2005 Biennium, including the amount of contributions from members, the proposed maximum ceiling of expenditure in the regular budget and the total number of posts for the Office of the Union.

Establishment of the Official Text of the 1991 Act of the UPOV Convention in the Russian Language

33. The Vice Secretary-General introduced document C/37/13.

34. Following the request made by the Government of the Russian Federation, and supported by the Governments of Belarus, the Kyrgyz Republic, the Republic of Moldova and Ukraine, as members, and Armenia and Azerbaijan, as observers, the Council decided to designate, for the purposes of Article 41(2) of the 1991 Act of the UPOV Convention, Russian as a language in which the official text of the 1991 Act of the UPOV Convention shall be established.

35. The Council noted that the Secretary-General, in consultation with the interested Governments, will establish the official text of the 1991 Act of the UPOV Convention in the Russian language, using the existing unofficial text as a basis.

Calendar of Meetings in 2004

36. The Council approved the calendar of meetings in 2004 as presented in document C/37/8.

Election of the New President and the New Vice-President of the Council

37. The Council elected, in each case for a term of three years ending with the fortieth ordinary session of the Council, in 2006:

- (a) Mrs. Enriqueta Molina Macías (Mexico), President of the Council, and
- (b) Mr. Doug Waterhouse (Australia), Vice-President of the Council.

38. The Council expressed its appreciation to the outgoing President, Mr. Karl Olov Öster (Sweden), for the work carried out during his term.

Situation in the Legislative, Administrative and Technical Fields

39. The Council noted documents C/37/5, C/37/6, C/37/7 and C/37/15, and no decisions were called for under this agenda item.

40. The Council adopted this record at the close of the session.

[Annex I follows]

ANNEXE I / ANNEX I / ANLAGE I / ANEXO I

LISTE DES PARTICIPANTS / LIST OF PARTICIPANTS /
TEILNEHMERLISTE / LISTA DE PARTICIPANTES

(dans l'ordre alphabétique des noms français des États / in the alphabetical order of the names in French of the States / in alphabetischer Reihenfolge der französischen Namen der Staaten / por orden alfabético de los nombres en francés de los Estados)

I. MEMBRES / MEMBER / VERBANDSMITGLIEDER / MIEMBROS

AFRIQUE DU SUD / SOUTH AFRICA / SÜDAFRIKA / SUDÁFRICA

Shadrack R. MOEPHULI, Assistant Director-General: Agricultural Production, Department of Agriculture, Private Bag X973, Pretoria 0001
(tel.: +27 12 319 6536 fax: +27 12 319 6329 e-mail: adgap@nda.agric.za)

T. MAPHOTO, Legal Advisor, Department of Agriculture, Pretoria 0001
(tel.: +27 12 319 7329 fax: +27 12 325 7391 e-mail: his@nda.agric.za)

Joan SADIE (Mrs.), Principle Plant and Quality Control Officer, Directorate: Genetic Resources, Department of Agriculture, Private Bag X 5044, Stellenbosch 7599
(tel.: +27 21 809 1648 fax: +27 21 887 2264 e-mail: JoanS@nda.agric.za)

ALLEMAGNE / GERMANY / DEUTSCHLAND / ALEMANIA

Udo VON KRÖCHER, Präsident, Bundessortenamt, Postfach 61 04 40, 30627 Hannover
(tel.: +49 511 9566603 fax: +49 511 956 6904
e-mail: Postfach.Praesident@bundessortenamt.de)

Michael KÖLLER, Leiter Rechtsreferat, Regierungsdirektor, Bundessortenamt, Osterfelddamm 80, 30627 Hannover
(tel.: +49 511 9566624 fax: +49 511 563362 e-mail: michael.koeller@bundessortenamt.de)

ARGENTINE / ARGENTINA / ARGENTINIEN

Marcelo LABARTA, Director de Registro de Variedades, Secretaría de Agricultura, Ganadería, Pesca y Alimentos (SAGPyA), Ministerio de la Producción, Paseo Colón 922, 3 piso, of. 347, 1063 Buenos Aires
(tel.: +54 11 4349 2444 fax: +54 11 4349 2444 e-mail: mlabar@sagyp.mecon.gov.ar)

Carmen Amelia M. GIANNI (Sra.), Directora de Asuntos Jurídicos, Secretaría de Agricultura, Ganadería, Pesca y Alimentos (SAGPyA), Ministerio de la Producción, Paseo Colón 922, 3 piso, of. 302, 1063 Buenos Aires
(tel.: +54 11 4349 2430 fax: +54 11 4349 2417 e-mail: cgiann@sagyp.mecon.gov.ar)

AUSTRALIE / AUSTRALIA / AUSTRALIEN

Doug WATERHOUSE, Registrar, Plant Breeder's Rights Office, Commonwealth Department of Agriculture, Fisheries and Forestry (AFFA), P.O. Box 858, Canberra, ACT 2601
(tel.: +61 2 6272 3888 fax: +61 2 6272 3650 e-mail: doug.waterhouse@affa.gov.au)

AUTRICHE / AUSTRIA / ÖSTERREICH

Josef HINTERHOLZER, Leiter des Sortenschutzamtes, Institut für Sortenwesen, Bundesamt für Ernährungssicherheit, Spargelfeldstrasse 191, Postfach 400, 1226 Wien
(tel.: +43 1 732 16 4000 fax: +43 1 732 16 4211 e-mail: josef.hinterholzer@lwvie.ages.at)

BÉLARUS / BELARUS / BELARÚS

Aleksandr STAROVOITOV, Chairman, Committee for State Testing and Protection of Plant Varieties, 90 Kazintza Str., Minsk
(tel.: +375 17 2777051 fax: +375 17 2783530 e-mail: sortr@mshp.minsk.by)

Valentsina FANDO (Mrs.), Deputy Chairman, Committee for State Testing and Protection of Plant Varieties, 90, Kazintza Str., Minsk
(tel.: +375 17 2777051 fax: +375 17 2783530 e-mail: sortr@mshp.minsk.by)

Aleksandr KULINKOVICH, First Secretary, Permanent Mission, 15, avenue de la Paix, 1211 Geneva 20, Switzerland
(tel.: +41 22 7482459 fax: +41 22 7482451 e-mail: alex.kulinkovich@tut.by)

BELGIQUE / BELGIUM / BELGIEN / BÉLGICA

Camille VANSLEMBROUCK (Mme), Ingénieur, Office de la propriété intellectuelle, North Gate III, 5ème étage, 16, blvd. du Roi Albert II, 1000 Bruxelles
(tel.: +32 2 2065158 fax: +32 2 2065750 e-mail: camille.vanslembrouck@mineco.fgov.be)

BRÉSIL / BRAZIL / BRASILIEN / BRASIL

Vera Lúcia DOS SANTOS MACHADO (Sra.), Servicio Nacional de Protección de Cultivares (SNPC), Ministerio de Agricultura, Ganadería y Abastecimiento, CEP 70043-900, Esplanada dos Ministerios, Bloco D, Anexo A, Sala 2, Brasilia, D.F.
(tel.: +55 61 218 2547 fax: +55 61 224 5647 e-mail: veramachado@agricultura.gov.br)

Leonardo CLEAVER DE ATHAYDE, Mission permanente, 71, avenue Louis Casaï, 1216 Genève, Suisse
(tel.: +41 22 9290916 fax: +41 22 7882505 e-mail: leonardo.athayde@ties.itu.int)

BULGARIE / BULGARIA / BULGARIEN

Nevena Mincheva IVANOVA (Mrs.), Executive Director, Executive Agency for Variety Testing, Field Inspection and Field Control (EAVTFISC), Ministry of Agriculture and Forestry, 125, Tzarigradska strasse, 113 Sofia
(tel.: +359 2 8700375 fax: +359 2 8706517 e-mail: iasas@spnet.net)

Panayot DIMITROV, Head, Chemistry, Biotechnology, Plant Varieties and Animal Breeds Dept., Patent Office of the Republic of Bulgaria, 52-B, Dr. G.M. Dimitrov. Blvd, 1797 Sofia
(tel.: +359 2 9701466 fax: +359 2 8708325 e-mail: pdimitrov@bpo.bg)

Stamen Dimitrov GEORGIEV, Head, DUS Department, Executive Agency for Variety Testing and Field Control and Seed Control (EAVTFISC), Ministry of Agriculture and Forestry, 125, Tzarigradska strasse, 113 Sofia
(tel.: +359 2 8705120 fax: +359 2 713635 e-mail: iasas@spnet.net)

CANADA / KANADA / CANADÁ

Valerie SISSON (Ms.), Commissioner, Plant Breeders' Rights Office, Canadian Food Inspection Agency (CFIA), Camelot Court, 59 Camelot Drive, Ottawa, Ontario K1A 0Y9
(tel.: +1 613 225 2342 fax: +1 613 228 6629 e-mail: vsiisson@inspection.gc.ca)

Glyn CHANCEY, Director, Plant Production Division, Canadian Food Inspection Agency (CFIA), 59 Camelot Drive, Ottawa, Ontario K1A 0Y9
(tel.: +1 613 2286695 fax: +1 613 2286629 e-mail: chanceygd@inspection.gc.ca)

CHILI / CHILE

Rosa MESSINA CRUZ (Sra.), Directora, Departamento de Semillas, Servicio Agrícola y Ganadero, Ministerio de Agricultura, Avda. Bulnes 140, piso 2, Casilla 1167-21, Santiago
(tel.: +56 2 696 2996 fax: +56 2 697 2179 e-mail: semillas@sag.gob.cl)

Rosario SANTANDER KELLY (Sra.), Jefa de Gabinete del Director Nacional, Servicio Agrícola y Ganadero (SAG), Avda. Bulnes 140, Santiago
(tel.: +56 2 671 2323 fax: +56 2 6721812 e-mail: rosario.santander@sag.gob.cl)

Enzo CERDA, Subdirector, Departamento de Semillas, Servicio Agrícola y Ganadero (SAG), Ministerio de Agricultura, Avda. Bulnes 140, Piso 2, Casilla 1167-21, Santiago
(tel.: +56 2 696 2996 fax: +56 2 697 2179 e-mail: enzo.cerda@sag.gob.cl)

CHINE / CHINA

LI Yanmei (Mrs.), Project Administrator, Department for International Cooperation, State Intellectual Property Office (Sipo), P.O. Box 8020, 6, Xitucheng Road, Haidian District, Beijing 100088
(tel.: +86 10 6209 3288 fax: +86 10 6201 9615 e-mail: liyanmei@sipo.gov.cn)

GUO Ruihua, Deputy Division Director, Department of Science and Education, Office for the Protection of New Varieties of Plants, Ministry of Agriculture, No. 11 Nong Zhan Nan Li, Chaoyang District, Beijing 100026
(tel.: +86 10 6419 3069 fax: +86 10 6419 3029 e-mail: cnpvp@agri.gov.cn)

LIN Xiangming, Deputy Division Director, Office for Protection of New Varieties of Plants, Department of Science, Technology and Education, Ministry of Agriculture, 11 Nong Zhan Guan Nanli, Beijing
(tel.: +86 10 6419 3069 fax: +86 10 6419 3029 e-mail: kjschqchg@agri.gov.cn)

LI Yunkun, Director General, Office of Protection of New Varieties of Plants, State Forestry Administration, No. 18 Hepingli East Street, Beijing 100714
(tel.: +86 10 84238704 fax: +86 10 64213084 e-mail: liyunkun@cnpvp.net)

LI Bin, Principal Administrator, Department for Development Planning and Capital Management, Beijing
(tel.: +86 10 8423 8883 fax: +86 10 8423 8883)

ZHENG Yongqi, Professor, Chinese Academy of Forestry, Beijing 10091
(tel.: +86 10 6288565 fax: +86 10 62872015 e-mail: zhengyq@caf.ac.cn)

WANG Qiong, Principal Administrator, Office for Protection of New Varieties of Plants, State Forestry Administration, Beijing
(tel.: +86 10 8423 9104 fax: +86 10 8423 8883 e-mail: wangqiong@cnpvp.net)

WU Kongfan, Program Officer, Department for Agriculture, Ministry of Finance, Beijing 100027
(tel.: +86 10 8423 8883 fax: +86 10 8423 8883)

ZHAO Yangling (Mrs.), Permanent Mission, 11, chemin de Surville, 1213 Petit-Lancy 2, Switzerland
(tel.: +41 22 8795678 fax: +41 22 7937014 e-mail: mission.china@ties.itu.int)

COLOMBIE / COLOMBIA / KOLUMBIEN

Ana Luisa DÍAZ JIMÉNEZ (Sra.), Coordinador Nacional, Derechos de Obtentor de Variedades y Producción de Semillas, Instituto Colombiano Agropecuario (ICA), Calle 37, # 8-43, Piso 4, Bogotá D.F.
(tel. : +57 1 2328643 tel./fax: +57 1 232 4697 e-mail: obtentores.semillas@ica.gov.co or semillasica@hotmail.com)

Ricardo VELEZ BENEDETTI, Ministro Consejero, Misión Permanente 17-19 chemin du Champ-d'Anier, 1209 Ginebra, Suiza
(tel.: +41 22 7984554 fax: +41 22 7984555 e-mail: mission.colombia@ties.itu.int)

CROATIE / CROATIA / KROATIEN / CROACIA

Ruzica ORE (Mrs.), Head of Plant Variety Protection and Registration, Institute for Seeds and Seedlings, Vinkovacka cesta 63c, 31000 Osijek
(tel.: +385 31 275215 fax: +385 31 273958 e-mail: r.ore@zsr.hr)

DANEMARK / DENMARK / DÄNEMARK / DINAMARCA

Merete BUUS (Mrs.), Head of Division, The Danish Plant Directorate, Ministry of Food, Agriculture and Fisheries, Skovbrynet 20, 2800 Lyngby
(tel.: +45 45263720 fax: +45 45 263617 e-mail: meb@pdir.dk)

ESPAGNE / SPAIN / SPANIEN / ESPAÑA

Ricardo LÓPEZ DE HARO Y WOOD, Director, Oficina Española de Variedades Vegetales (OEVV), Ministerio de Agricultura, Pesca y Alimentación (MAPA), Avda. de Ciudad de Barcelona 6, 28007 Madrid
(tel.: +34 91 347 6939 fax: +34 91 347 6703 e-mail: lopezdeharo@mapya.es)

Luis SALAICES, Jefe de Área del Registro de Variedades, Oficina Española de Variedades Vegetales (OEVV), Ministerio de Agricultura, Pesca y Alimentación (MAPA), Avda. de Ciudad de Barcelona 6, 28007 Madrid
(tel.: +34 91 3476712 fax: +34 91 3476703 e-mail: lsalaice@mapya.es)

ESTONIE / ESTONIA / ESTLAND

Pille ARDEL (Mrs.), Head of Department, Variety Control Department, Plant Production Inspectorate, 71024 Viljandi
(tel.: +372 43 34650 fax: +372 43 34650 e-mail: pille.ardel@plant.agri.ee)

ÉTATS-UNIS D'AMÉRIQUE / UNITED STATES OF AMERICA /
VEREINIGTE STAATEN VON AMERIKA / ESTADOS UNIDOS DE AMÉRICA

Karen M. HAUDA (Mrs.), Patent Attorney, Office of International Relations, United States Patent and Trademark Office (USPTO), Washington, D.C. 20231
(tel.: +1 703 305 9300 ext. 129 fax: +1 703 305 8885 e-mail: karen.hauda@uspto.gov)

Paul M. ZANKOWSKI, Commissioner, Plant Variety Protection Office, Agricultural Marketing Service, United States Department of Agriculture (USDA), 10301 Baltimore Blvd., Room 500, Beltsville, Maryland 20705 - 2351
(tel.: +1 301 504 5518 fax: +1 301 504 5291 e-mail: paul.zankowski@usda.gov)

Jon SANTAMAURO, Intellectual Property Attaché, Permanent Mission to the World Trade Organization (WTO), 11, route de Pregny, 1292 Chambésy, Switzerland
(tel.: +41 22 749 4111 fax: +41 22 749 4880)

FÉDÉRATION DE RUSSIE / RUSSIAN FEDERATION / RUSSISCHE FÖDERATION /
FEDERACIÓN DE RUSIA

Yuri A. ROGOVSKIY, Deputy Chairman, Chief of Methods Department, State Commission of the Russian Federation for Selection Achievements Test and Protection, Orlikov per., 1/11, Moscow 107139
(tel.: +70 095 208 6775 fax: +70 095 207 8626 e-mail: statecommission@mtu-net.ru)

Madina OUMAROVA (Mrs.), Expert of Methods Department, State Commission of the Russian Federation for Selection Achievements Test and Protection, Orlicov per., 1/11, Moscow 107139
(tel.: +70 095 208 6775 fax: +70 095 207 8626 e-mail: desel@agro.aris.ru)

FINLANDE / FINLAND / FINNLAND / FINLANDIA

Arto VUORI, Director, Plant Variety Rights Office, Ministry of Agriculture and Forestry, Hallituskatu 3 A, P.O. Box 30, 00023 Government
(tel.: +358 9 160 3316 fax: +358 9 160 52203 e-mail: arto.vuori@mmm.fi)

FRANCE / FRANKREICH / FRANCIA

Bernard MATHON, Chef, Bureau des semences, Ministère de l'agriculture et de la pêche, 3, rue Barbet de Jouy, 75349 Paris 07
(tel.: +33 1 4955 4579 fax: +33 1 4955 5075 e-mail: bernard.mathon@agriculture.gouv.fr)

Nicole BUSTIN (Mlle), Secrétaire général, Comité de la protection des obtentions végétales (CPOV), Ministère de l'agriculture et de la pêche, 11, rue Jean Nicot, 75007 Paris
(tel.: +33 1 4275 9314 fax: +33 1 4275 9425 e-mail: nicole.bustin@geves.fr)

Michèle WEIL-GUTHMAN (Mme), Conseiller, Mission permanente, Villa "Les Ormeaux", 36, route de Pregny, 1291 Chambésy, Suisse

HONGRIE / HUNGARY / UNGARN / HUNGRÍA

Karoly NESZMÉLYI, General Director, National Institute for Agricultural Quality Control (NIAQC), Keleti Karoly u. 24, P.O. Box 30, 93, 1024 Budapest
(tel.: +36 1 212 4711 fax: +36 1 212 6792 e-mail: neszmelyik@ommi.hu)

Marta POSTEINER-TOLDI (Mrs.), Vice-President, Hungarian Intellectual Property Protection Council, Hungarian Patent Office, Garibaldi u.2, P.O. Box 552, 1054 Budapest
(tel.: +36 1 331 2164 fax: +36 1 474 5975 e-mail: vekas@hpo.hu)

Mária PETZ-STIFTER (Mrs.), Industrial Property Adviser, Hungarian Patent Office, Garibaldi u.2, P.O. Box 552, 1054 Budapest
(tel.: +36 1 474 5907 fax: +36 1 479 5899 e-mail: petzne@hpo.hu)

IRLANDE / IRELAND / IRLAND / IRLANDA

John V. CARVILL, Controller of Plant Breeders' Rights, Plant Variety Rights Office, Department of Agriculture and Food, National Crop Variety Testing Centre, Backweston, Leixlip, Co. Kildare
(tel.: +353 1 630 2902 fax: +353 1 628 0634 e-mail: john.carvill@agriculture.gov.ie)

ISRAËL / ISRAEL

Shalom BERLAND, Legal Advisor of Ministry of Agriculture and Plant Breeders' Registrar, Plant Breeders' Rights Council, Volcani Centre, P.O. Box 30, Bet-Dagan
(tel.: +972 3 948 5566 fax: +972 3 948 5836)

JAPON / JAPAN / JAPÓN

Sanji TAKEMORI, Director, Seeds and Seedlings Division, Ministry of Agriculture, Forestry and Fisheries (MAFF), 1-2-1 Kasumigaseki, Chiyoda-ku, Tokyo 100-8950
(tel.: +81 3 3591 0524 fax: +81 3 3502 6572 e-mail: sanji_takemori@nm.maff.go.jp)

Jun KOIDE, Deputy Director, International Affairs, Seeds and Seedlings Division, Ministry of Agriculture, Forestry and Fisheries (MAFF), 1-2-1 Kasumigaseki, Chiyoda-ku, Tokyo 100-8950
(tel.: +81 3 3591 0524 fax: +81 3 3502 6572 e-mail: jun_koide@nm.maff.go.jp)

Katsuhiro SAKA, First Secretary, Permanent Mission, 3, chemin des Fins, 1211 Grand-Saconnex, Switzerland
(tel.: +41 22 717 3225 fax: +41 22 788 3368 e-mail: katsuhiro.saka@bluewin.ch)

LETONIE / LATVIA / LETTLAND / LETONIA

Sergejs KATANENKO, Director, Plant Variety Testing Department, State Plant Protection Service, Republic sq. 2, 1981 Riga
(e-mail: sergejs.katanenko@vaad.gov.lv)

MEXIQUE / MEXICO / MEXIKO / MÉXICO

Enriqueta MOLINA MACÍAS (Sra.), Directora, Servicio Nacional de Inspección y Certificación de Semillas (SNICS), Secretaría de Agricultura, Ganadería, Desarrollo Rural, Pesca y Alimentación (SAGARPA), Av. Presidente Juárez, 13, Col. El Cortijo, Tlalnepantla, Estado de México 54000
(tel.: +52 55 53842213 fax: +52 55 53901441 e-mail: enriqueta.molina@webtelmex.net.mx)

NICARAGUA

Patricia CAMPBELL GONZÁLEZ (Sra.), Primer Secretario, Misión Permanente, 37-39, rue de Vermont, 1202 Ginebra, Suiza
(tel.: +41 22 7405160 fax: +41 22 7346585 e-mail: mission.nicaragua@ties.itu.int)

NORVÈGE / NORWAY / NORWEGEN / NORUEGA

Haakon SØNNU, Registrar, Plant Variety Board, P.O. Box 3, 1431 Aas
(tel.: +47 64 944400 fax: +47 64 944410 e-mail: haakon.sonju@slt.dep.no)

Veslemoy-Susanne GUNDERSEN (Ms.), Legal Advisor, Royal Ministry of Agriculture, Akersgt. 059, P.O. Box 8007 Dep, 0030 Oslo
(tel.: +47 2 2249277 e-mail: veslemoy-susanne.gundersen@ld.dep.no)

PANAMA / PANAMÁ

Lilia CARRERA (Sra.), Analista de Comercio Exterior, Misión Permanente ante la Organización Mundial del Comercio (OMC), 94, rue de Lausanne, 1202 Ginebra, Suiza
(tel.: +41 22 9064993 fax: +41 22 9064990 e-mail: lilia.carrera@ties.itu.int)

Katia CASTILLO (Sra.), Attaché Agrícola, Misión Permanente ante la Organización Mundial del Comercio (OMC), 94, rue de Lausanne, 1202 Ginebra, Suiza
(tel.: +41 22 906 4999 fax: +41 22 906 4990 e-mail: katia.castillo@ties.itu.int)

PARAGUAY

María Estela OJEDA GAMARRA (Sra.), Jefa, Departamento Registro de Cultivares, Dirección de Semillas (DISE), Ministerio de Agricultura y Ganadería, Gaspar Rodríguez de Francia 685, c/Mcal. Estigarribia, San Lorenzo
(tel.: +595 21 582201 fax: +595 21 584645 e-mail: combio@telesurf.com.py)

PAYS-BAS / NETHERLANDS / NIEDERLANDE / PAÍSES BAJOS

Gerard VAN DER LELY, Voorzitter, Board for Plant Breeders' Rights, Postbus 104,
6700 AC Wageningen
(tel.: +31 317 478090 fax: +31 317 425867 e-mail: k.a.fikkert@rkr.agro.nl)

Chris M.M. VAN WINDEN, Account Manager Propagating Material, Ministry of
Agriculture, Nature Management and Fisheries, Postbus 20401, 2500 EK The Hague
(tel.: +31 70 3784281 fax: +31 70 3786156 e-mail: c.m.m.van.winden@minlnv.nl)

Krieno Adriaan FIKKERT, Secretary, Board for Plant Breeders' Rights, Postbus 104,
6700 AC Wageningen
(tel.: +31 317 478090 fax: +31 317 425867 e-mail: k.a.fikkert@rkr.agro.nl)

POLOGNE / POLAND / POLEN / POLONIA

Edward S. GACEK, Director General, Research Centre for Cultivar Testing (COBORU),
63-022 Slupia Wielka
(tel.: +48 61 2852341 fax: +48 61 2853558 e-mail: e.gacek@coboru.pl)

Julia BORYS (Ms.), Head, DUS Testing Department, Research Centre for Cultivar Testing
(COBORU), 63-022 Slupia Wielka
(tel.: +48 61 285 23 41 fax: +48 61 285 35 58 e-mail: sekretariat@coboru.pl)

PORTUGAL

Carlos PEREIRA GODINHO, Chef, Centre national d'enregistrement des variétés protégées,
Direction générale de la protection des cultures (DGPC), Ministère de l'agriculture, du
développement rural et des pêches (MADRP), Edificio II, Tapada da Ajuda,
1349-018 Lisbonne
(tel.: +351 21 3613271 fax: +351 21 3613277 e-mail: cgodinho@dgpc.min-agricultura.pt)

José S. DE CALHEIROS DA GAMA, Conseiller juridique, Mission permanente,
33, rue Antoine-Carteret, 1202 Genève, Suisse
(tel.: +41 22 658 3191 fax: +41 22 918 0228 e-mail: mission.portugal@ties.itu.int)

RÉPUBLIQUE DE CORÉE / REPUBLIC OF KOREA / REPUBLIK KOREA /
REPÚBLICA DE COREA

PARK Byung Won, Director-General, Plant Variety Protection Division, National Seed Management Office (NSMO), 433, Anyang 6-dong, Anyang-si, Anyang City, Kyunggi-do 430-016
(tel.: +82 31 467 0100 fax: +82 31 467 0161 e-mail: bwpark@seed.go.kr)

PARK Baek-Hwa, Deputy Director, Plant Variety Protection Division, National Seed Management Office (NSMO), 1, Jungang-dong, Gwacheon-si, Anyang City, Kyunggi-do 427-719
(tel.: +82 2 5001797 fax: +82 2 5037276 e-mail: parkbh@maf.go.kr)

CHOI Keun-Jin, Examination Officer/Senior Researcher, Plant Variety Protection Division, National Seed Management Office (NSMO), 433, Anyang 6-dong, Anyang-si, Anyang City, Kyunggi-do 430-016
(tel.: +82 31 4670190 fax: +82 31 4670161 e-mail: kjchoi@seed.go.kr)

RÉPUBLIQUE DE MOLDOVA / REPUBLIC OF MOLDOVA / REPUBLIK MOLDAU /
REPÚBLICA DE MOLDOVA

Dumitru BRINZILA, President, State Commission for Crops Variety Testing and Registration, Ministry of Agriculture, 162, Boulevard Stefan cel Mare, C.P. 1873, 2004 Chisinau
(tel.: +373 22220 300 fax: +373 22211 537 e-mail: brinzila@csip.moldova.md)

RÉPUBLIQUE TCHÈQUE / CZECH REPUBLIC / TSCHECHISCHE REPUBLIK /
REPÚBLICA CHECA

Ivan BRANZOVSKY, Vice-Director, Plant Production Department, Ministry of Agriculture, Tesnov 17, 11705 Praha 1
(tel.: +420 2 2181 2693 fax: +420 2 2181 275 e-mail: branzovsky@mze.cz)

Jirí SOUCEK, Head of Department, Department of Plant Variety Rights and DUS Tests, Central Institute for Supervising and Testing in Agriculture (ÚKZÚZ), Za opravnou 4, 150 06 Praha 5 - Motol
(tel.: +420 257 211755 fax: +420 257 211752 e-mail: jiri.soucek@ukzuz.cz)

Daniel JURECKA, Head, Plant Variety Testing Division, Central Institute for Supervising and Testing in Agriculture (ÚKZÚZ), Hroznová 2, 656 06 Brno
(tel.: +420 5 43217646 fax: +420 5 43212440 e-mail: daniel.jurecka@ukzuz.cz)

ROUMANIE / ROMANIA / RUMÄNIEN / RUMANIA

Adriana PARASCHIV (Mrs.), Head of Division, Examination Department, State Office for Inventions and Trademarks (OSIM), 5, Jon Ghica, Sector 3, 70018 Bucharest
(tel.: +40 21 3151966 fax: +40 21 3123819 e-mail: adriana.paraschiv@osim.ro)

Mihaela Rodica CIORA (Mrs.), Deputy Executive Director, State Institute for Variety Testing and Registration, Ministry of Agriculture, Food and Forestry, 61, Marasti, Sector 1, 71329 Bucharest
(tel.: +40 21 223 1425 fax: +40 21 222 5605 e-mail: mihaela_ciora@gmx.net)

Ruxandra URUCU (Ms.), Legal Adviser, Legal and International Affairs Division, State Office for Inventions and Trademarks (OSIM), 5, Jon Ghica, Sector 3, P.O. Box 52, 70018 Bucharest
(tel.: +40 1 313 2492 fax: +40 1 312 3819 e-mail: ruxandra.urucu@osim.ro)

ROYAUME-UNI / UNITED KINGDOM / VEREINIGTES KÖNIGREICH /
REINO UNIDO

Heather HAMILTON (Mrs.), Controller, Head of Seeds Division, Plant Variety Rights Office and Seeds Division, Department for Environment, Food and Rural Affairs (DEFRA), White House Lane, Huntingdon Road, Cambridge CB3 0LF
(tel.: +44 1223 342 380 fax: +44 1223 342 386 e-mail: heather.hamilton@defra.gsi.gov.uk)

SLOVAQUIE / SLOVAKIA / SLOWAKEI / ESLOVAQUIA

Nora SEPTÁKOVÁ (Mrs.), Counsellor, Permanent Mission, 9, chemin de l'Ancienne Route, 1218 Grand-Saconnex, Switzerland
(tel.: +41 22 7477400 fax: +41 22 7477434 e-mail: mission.slovak@ties.itu.int)

SUÈDE / SWEDEN / SCHWEDEN / SUECIA

Karl Olov ÖSTER, Director-General, National Board of Fisheries; President, National Plant Variety Board, Ekelundsgatan 1, P.O. Box 423, 401 26 Göteborg
(tel.: +46 31 743 03 01 fax: +46 31 743 04 44 e-mail: karl.olov.oster@fiskeriverket.se)

Gunnar KARLTORP, Head of Office, National Plant Variety Board, Box 1247, 171 24 Solna (tel.: +46 8 7831260 fax: +46 8 833170 e-mail: karltorp@svn.se)

SUISSE / SWITZERLAND / SCHWEIZ / SUIZA

Pierre Alex MIAUTON, Chef de Service, Certification, semences et plants, Station fédérale de recherches en production végétale de Changins, Case postale 254, 1260 Nyon 1
(tel.: +41 22 3634668 fax: +41 22 3615469 e-mail: pierre.miauton@rac.admin.ch)

Manuela BRAND (Frau), Koordinatorin, Büro für Sortenschutz, Bundesamt für Landwirtschaft, Mattenhofstrasse 5, 3003 Bern
(tel.: +41 31 3222524 fax: +41 31 3222634 e-mail: manuela.brand@blw.admin.ch)

Eva TSCHARLAND (Frau), Wissenschaftliche Mitarbeiterin, Bundesamt für Landwirtschaft, Mattenhofstrasse 5, 3003 Bern
(tel.: +41 31 322 2594 fax: +41 31 323 5455 e-mail: eva.tscharland@blw.admin.ch)

TUNISIE / TUNISIA / TUNESIEN / TÚNEZ

Mares HAMDI, Directeur général des affaires juridiques et foncières, Ministère de l'agriculture, de l'environnement et des ressources hydrauliques, 30, rue Alain Savary, 1002 Tunis
(tel.: +216 71 842317 fax: +216 71 784419)

Abdelaziz CHEBIL, Ingénieur en chef, Direction général de la protection et du contrôle de la qualité des produits agricoles, Ministère de l'agriculture, de l'environnement et des ressources hydrauliques, 30, rue Alain Savary, 1002 Tunis
(tel.: +216 71 788979 fax: +216 71 784419 e-mail: chebilaziz@yahoo.fr)

UKRAINE / UCRANIA

Valentyna ZAVALEVSKA (Mrs.), First Deputy Chairman, State Service on Right Protection for Plant Varieties, 15, Heneralna Rodimtseva vul., 03041 Kyiv
(tel.: +380 44 2579933 fax: +380 44 2579934 e-mail: sops@sops.gov.ua)

Oksana ZHMURKO (Mrs.), Head, International Cooperation Department, Department of Scientific and Technical Provision for International Integration and Publishing Activity, Ukrainian Institute for Plant Variety Examination, 15, Heneralna Rodimtseva vul., 03041 Kyiv
(tel.: +380 44 257 9933 fax: +380 44 257 99 38 e-mail: zhmurko@sops.gov.ua)

Olena SAVYTSKA (Mrs.), Head, Department of Agroindustrial Management, Social and Labor Relations, Ministry of Agriculture of Ukraine, 24, Khrescholtik str., 0100 Kyiv
(tel.: +380 44 226 2575 fax: +380 44 229 8545 e-mail: savitska@minapt.kiev.ua)

URUGUAY

Gustavo BLANCO DEMARCO, Asesor, Ministerio de Ganadería, Agricultura y Pesca,
Constituyente 1476, Piso 3, 11200 Montevideo
(tel.: +598 2 412 6308 fax: +598 2 412 6331 e-mail: gblanco@mgap.gob.uy)

Carlos RODRÍGUEZ DU HAUTBOURG, Abogado, Instituto Nacional de Semillas (INASE),
Rambla 25 de Agosto, Piso 3, Montevideo
(tel.: + 598 2 916 8761 fax: + 598 2 916 8673 e-mail: cra@estudiopro.com.uy)

II. OBSERVATEURS / OBSERVERS / BEOBACHTER / OBSERVADORES

ALGÉRIE / ALGERIA / ALGERIEN / ARGELIA

Kamel LATROUS, Directeur général, Centre national de contrôle et de certification (CNCC),
Ministère de l'agriculture et du développement rural (MADR), B.P. 119 Hassen Badi,
El Harrach, Alger
(tel.: +213 21 824352 fax: +213 21 529900)

Abdelkarim OULD RAMOUL, Sous-Directeur, DPVCT, Ministère de l'agriculture,
12, boulevard Amirouche, Alger
(tel.: +213 21749513 fax: +213 21429349 e-mail: o.ramoul.a@caramail.com)

ARABIE SAOUDITE / SAUDI ARABIA / SAUDI-ARABIEN / ARABIA SAUDITA

Shayea A. AL SHAYEA, Director General, General Directorate of Patents, King Abdulaziz
City for Science and Technology (KACST), P.O. Box 6086, Riyadh 11442
(tel.: 966 1 4813830 fax: +966 4883625 e-mail: sshayan@kacst.edu.sa)

ÉGYPTE / EGYPT / ÄGYPTEN / EGIPTO

Ahmed ABDEL-LATIF, Third Secretary, Permanent Mission, 49, avenue Blanc,
1202 Geneva, Switzerland
(tel. +41 22 7316530 fax +41 22 738 4415 e-mail: mission.egypt@ties.itu.int)

GHANA

Bernard A. TAKYL, Minister-Counsellor, Permanent Mission, 56, rue de Moillebeau,
1209 Geneva, Switzerland
(tel.: +41 22 9190450 fax: +41 22 7349161 e-mail: mission.ghana@ties.itu.int)

GRÈCE / GREECE / GRIECHENLAND / GRECIA

Evangelos ZAGILIS, Head, Section of Vegetable and Ornamental Plant Propagating Material,
Ministry of Agriculture, 2 Acharnon St., 10176 Athens
(tel.: +30 210 212 4102 fax: +30 210 21 4137 e-mail: ax2u057@minagric.gr)

ISLANDE / ICELAND / ISLAND / ISLANDIA

Sigridur NORDMANN (Ms.), Director, Legal Department, Ministry of Agriculture,
Jolvholsgata 7, 150 Reykjavik
(tel.: +354 5459750 fax: +354 5521160 e-mail: sigridur.nordmann@lan.stjr.is)

Hólmgeir BJÖRNSSON, Senior Officer, Agricultural Research Institute, Keldnaholt,
112 Reykjavik
(tel.: +354 5911552 fax: +354 5911501 e-mail: holmgeir@rala.is)

JAMAHIRIYA ARABE LIBYENNE / LIBYAN ARAB JAMAHIRIYA /
LIBYSCH-ARABISCHE DSCHAMAHIRIJA / JAMAHIRIYA ARABE LIBIA

Khamees IHDAYB, Libyan Central Intellectual Property Office, National Board for Scientific
Research, P.O. Box 80045, Tripoli
(tel.: +218 22 634440 fax: +218 22 634333 e-mail: kihayb@yahoo.com)

Ibrahim ZAEDEE, Researcher, Biotechnology Research Center, P.O. 30313, Tajura, Tripoli
(tel.: +218 22 636601 fax: +218 21 3691186 e-mail: sharifmmtj@yahoo.co.uk)

Abdelhamied S. A. HAMID, Researcher, Biotechnology Research Center, P.O. Box 30313,
Tripoli
(tel.: +218 22 634601 fax: +218 21 3691186 e-mail: hamid2ar@yahoo.com)

JORDANIE / JORDAN / JORDANIEN / JORDANIA

Walid OBEIDAT, Premier secrétaire, Mission permanente, 37-39, rue de Vermont,
1211 Genève 1, Suisse
(tel.: +41 22 748 2000 fax: +41 22 748 2001 e-mail: mission.jordan@ties.itu.int)

MAROC / MOROCCO / MAROKKO / MARRUECOS

Khalid SEBTI, Premier secrétaire (OMC), Mission permanente, 18-A, chemin F. Lehman,
1218 Grand-Saconnex, Suisse
(tel.: +41 22 7918181 fax: +41 22 7918180 e-mail: kh_sebti@yahoo.com)

PHILIPPINES / PHILIPPINEN / FILIPINAS

Lazaro LUPIÑO, Attaché, Permanent Mission, 19, chemin Louis Dunant, 1211 Geneva,
Switzerland
(tel.: +41 22 7491080 fax: +41 22 7491089 e-mail: lupino.lazaro@ties.itu.int)

**SERBIE-ET-MONTÉNÉGRO / SERBIA AND MONTENEGRO / SERBIEN UND
MONTENEGRO / SERBIA Y MONTENEGRO**

Jovan VUJOVIC, Counsellor, Plant Variety Protection and Registration, Ministry of
Agriculture and Water Management, Nemanjina 22-26, 11124 Belgrade
(tel.: +381 11 602077 / 3117383 fax: +381 11 3117595 e-mail: jovanvujovic@yahoo.com)

SINGAPOUR / SINGAPORE / SINGAPUR

LIEW Woon Yin (Ms.), Director-General, Intellectual Property Office of Singapore (IPOS),
#04-01 Plaza By The Park, 51 Bras Basah Road, Singapore 189554
(tel.: +65 6331 6580 fax: +65 6339 0252)

Dennis LOW, Senior Assistant Director, Legal Policy and International Affairs, Intellectual
Property Office of Singapore (IPOS), #04-01 Plaza By The Park, 51 Bras Basah Road,
Singapore 189554
(tel.: +65 6331 6580 fax: +65 6339 0252 e-mail: dennis_low@ipos.gov.sg)

THAÏLANDE / THAILAND / TAILANDIA

Sophida HEMAKHOM (Ms.), Chief, Legal Affairs Sub-Division, Department of Agriculture,
Phaholyothin Road, Chatuchak, Bangkok 10900
(tel.: +66 2 9405395 fax: +66 2 9407452)

TURQUIE / TURKEY / TÜRKEI / TURQUÍA

Kamil YILMAZ, Director, Variety Registration and Seed Certification Centre, Ministry of
Agriculture and Rural Affairs, P.O. Box 107, Yenimahalle - Ankara 06172
(tel.: +90 312 315 8874 fax: +90 312 315 4605 e-mail: kamil_yilmaz@ankara.tagem.gov.tr)

Metin SEHITOGLU, Chief, General Directorate of Protection and Control, Akay cad. No. 3,
Ankara
(tel.: +90 312 4174176 fax: +90 312 4178198 e-mail: metinsehitoglu@hotmail.com.tr)

ZIMBABWE / SIMBABWE

Bellah MPOFU (Mrs.), Registrar of Plant Breeders' Rights, Department of Research and Specialist Services, Seed Services, Ministry of Agriculture, P.O. Box CY 550, Causeway, Harare
(tel.: +263 4 720370 fax: +263 4 791223 e-mail: bmpofu@utande.co.zw)

III. ORGANISATIONS / ORGANIZATIONS / ORGANISATIONEN /
ORGANIZACIONES

ORGANISATION MONDIALE DE LA PROPRIÉTÉ INTELLECTUELLE (OMPI) /
WORLD INTELLECTUAL PROPERTY ORGANIZATION (WIPO) /
WELTORGANISATION FÜR GEISTIGES EIGENTUM (WIPO) /
ORGANIZACIÓN MUNDIAL DE LA PROPIEDAD INTELECTUAL (OMPI)

Karen LEE RATA (Mrs.), Senior Counsellor, Office of the Special Council, World Intellectual Property Organization (WIPO), 34, chemin des Colombettes, 1211 Geneva 20, Switzerland
(tel.: +41 22 338 9960 e-mail: karen.lee@wipo.int)

ORGANISATION MONDIALE DU COMMERCE (OMC) / WORLD TRADE
ORGANIZATION (WTO) / WELTHANDELSORGANISATION (WTO) /
ORGANIZACIÓN MUNDIAL DEL COMERCIO (OMC)

Xiaoping WU, Legal Affairs Officer, Intellectual Property Division, World Trade Organization (WTO), 154, rue de Lausanne, 1211 Geneva 21, Switzerland
(tel.: +41 22 7395256 fax: +41 22 739 5790 e-mail: xiaoping.wu@wto.org)

ORGANISATION DES NATIONS UNIES POUR L'ALIMENTATION ET
L'AGRICULTURE (FAO) / FOOD AND AGRICULTURE ORGANIZATION OF THE
UNITED NATIONS (FAO) / ERNÄHRUNGS- UND LANDWIRTSCHAFTS-
ORGANISATION DER VEREINTEN NATIONEN (FAO) / ORGANIZACIÓN DE LAS
NACIONES UNIDAS PARA LA AGRICULTURA Y LA ALIMENTACIÓN (FAO)

Nuria URQUÍA FERNÁNDEZ (Ms.), PGR Officer, Seed and Plant Genetic Resources Service, Plant Production and Protection Division, Agricultural Department, Viale delle Terme di Caracalla s/n, 00100 Rome, Italy
(tel.: +39 06 57053751 fax: +39 06 57053152 e-mail: nuria.urquia@fao.org)

COMMUNAUTÉ EUROPÉENNE / EUROPEAN COMMUNITY / EUROPÄISCHE
GEMEINSCHAFT / COMUNIDAD EUROPEA

Bart KIEWIET, President, Community Plant Variety Office (CPVO), 3, boulevard Maréchal Foch, B.P. 2141, 49021 Angers Cedex 02, France
(tel.: +33 2 4125 6410 fax: +33 2 4125 6410 e-mail: kiewiet@cpvo.eu.int)

Martin EKVAD, Head of Legal Affairs, Community Plant Variety Office (CPVO),
3, boulevard Maréchal Foch, B.P. 2141, 49021 Angers Cedex 02, France
(tel.: +33 2 4125 6400 fax: +33 2 4125 6410 e-mail: ekvad@cpvo.eu.int)

Patrick RAVILLARD, Counsellor, European Commission, Permanent Delegation to the International Organizations in Geneva, 37-39, rue de Vermont, P.O. Box 195, 1211 Geneva 20, Switzerland
(tel.: +41 22 9182218 fax: +41 22 7342236 e-mail: patrick.ravillard@cec.eu.int)

ORGANISATION DE COOPÉRATION ET DE DÉVELOPPEMENT ÉCONOMIQUES
(OCDE) / ORGANISATION FOR ECONOMIC CO-OPERATION AND DEVELOPMENT
(OECD) / ORGANISATION FÜR WIRTSCHAFTLICHE ZUSAMMENARBEIT UND
ENTWICKLUNG (OECD) / ORGANIZACIÓN DE COOPERACIÓN Y DESARROLLO
ECONÓMICOS (OCDE)

Jean-Marie DEBOIS, Chef des Codes et systèmes agricoles, Division des échanges et marchés agricoles, Direction de l'alimentation, de l'agriculture et des pêcheries, 2, rue André-Pascal, 75775 Paris Cedex 16, France
(tel.: +33 1 45249548 fax: +33 1 44306117 e-mail: jean-marie.debois@oecd.org)

ORGANISATION AFRICAINE DE LA PROPRIÉTÉ INTELLECTUELLE (OAPI) /
AFRICAN INTELLECTUAL PROPERTY ORGANIZATION (OAPI) / ORGANIZACIÓN
AFRICANA DE LA PROPIEDAD INTELECTUAL (OAPI)

Wéré Régine GAZARO (Mme), Chef de Service des brevets et titres dérivés, Organisation africaine de la propriété intellectuelle (OAPI), B.P. 887, Yaoundé, Cameroun
(tel.: +237 2205747 fax: +237 2205727 e-mail: wereregine@hotmail.com)

CONSULTATIVE GROUP ON INTERNATIONAL AGRICULTURAL RESEARCH
(CGIAR)

Victoria HENSON-APOLLONIO (Mrs.), Manager, Central Advisory Service on Intellectual Property (CAS), The Consultative Group on International Agricultural Research (CGIAR), c/o International Service for National Agricultural Research (ISNAR), P.O. Box 93375, 2509 The Hague, Netherlands

(tel.: +31 70 349 6150 fax: +31 70 381 9677 e-mail: v.henson-apollonio@cgiar.org)

Thanda WAI (Ms.), Intellectual Property Rights Specialist, Intellectual Property Management Unit/DDG-Partnerships Office, International Rice Research Institute (IRRI), DAPO Box 7777, Metro Manila, Philippines

(tel.: +63 2 845 0563 (ext. 2261/2830) fax: +63 2 845 0606 e-mail: t.wai@cgiar.org)

ASSOCIATION INTERNATIONALE D'ESSAIS DE SEMENCES (ISTA) /
INTERNATIONAL SEED TESTING ASSOCIATION (ISTA) / INTERNATIONALE
VEREINIGUNG FÜR SAATGUTPRÜFUNG (ISTA) / ASOCIACIÓN INTERNACIONAL
PARA EL ENSAYO DE SEMILLAS (ISTA)

Michael MUSCHICK, Secretary General, International Seed Testing Association (ISTA), Zürichstrasse 50, Postfach 308, 8303 Bassersdorf, Switzerland

(tel.: +41 1 838 6000 fax: +41 1 838 6001 e-mail: executive.office@ista.ch)

ASSOCIATION INTERNATIONALE POUR LA PROTECTION DE LA PROPRIÉTÉ
INDUSTRIELLE (AIPPI) / INTERNATIONAL ASSOCIATION FOR THE PROTECTION
OF INDUSTRIAL PROPERTY (AIPPI) / INTERNATIONALE VEREINIGUNG FÜR
GEWERBLICHEN RECHTSSCHUTZ (AIPPI) / ASOCIACIÓN INTERNACIONAL PARA
LA PROTECCIÓN DE LA PROPIEDAD INDUSTRIAL

S. Claire BALDOCK (Miss), Patent Attorney, Boult Wade Tennant, AIPPI Committee Q114: Biotechnology, AIPPI, Verulam Gardens, 70, Gray's Inn Rd., London WC1A 8BT, United Kingdom

(tel.: +44 207 4307500 fax: +44 2074307600 e-mail: cbaldock@oboult.com)

AGENCE EUROPÉENE DES SEMENCES (ESA) / EUROPEAN SEED
ASSOCIATION (ESA)

Joachim WINTER, General Secretary, European Seed Association (ESA), 23, rue de Luxembourg, P.O. Box 15, 1000 Brussels, Belgium

(tel.: +32 2 743 2860 fax: +32 2 743 2869 e-mail: joachimwinter@euroseeds.org)

Garlich V. ESSEN, European Seed Association (ESA), 23, rue de Luxembourg, P.O. Box 15, 1000 Brussels, Belgium

(tel.: +32 2 743 2860 fax: +32 2 743 2869 e-mail: vonessen@euroseeds.org)

ASSOCIATION DES OBTENTEURS HORTICOLES EUROPÉENS (AOHE) /
ASSOCIATION OF EUROPEAN HORTICULTURAL BREEDERS (AOHE) /
ASOCIACIÓN DE OBTENTORES HORTÍCOLAS EUROPEOS (AOHE)

Pierre TRIOREAU, Secrétaire général, Association des obtenteurs horticoles européens (AOHE), 7, parc du Petit-Bourg, 91000 Evry, France
(tel.: +33 1 60773539 fax: +33 1 69476070)

FÉDÉRATION INTERNATIONALE DES SEMENCES (ISF) / INTERNATIONAL SEED FEDERATION (ISF) / INTERNATIONALER SAATGUTVERBAND (ISF) /
FEDERACIÓN INTERNACIONAL DE SEMILLAS (ISF)

Bernard LE BUANEC, Secretary General, International Seed Federation (ISF), 7, chemin du Reposoir, 1260 Nyon, Switzerland
(tel.: +41 22 365 44 20 fax: +41 22 365 44 21 e-mail: isf@worldseed.org)

Marcel BRUINS, Manager Plant Variety Protection, Intellectual Resource Protection and Regulatory Affairs, SVS Holland, Seminis Vegetable Seeds, Nude 54D, 6702 DN Wageningen, Netherlands
(tel.: +31 317 450 218 fax: +31 317 450 217 e-mail: marcel.bruins@seminis.com)

Juan Carlos MARTÍNEZ GARCÍA, Federación Latinoamericana de Asociaciones de Semillistas (FELAS), Responsable, Relaciones exteriores, Paseo Pamplona 2, Esc. 1 - 4º A, 50004 Zaragoza, España
(tel.: +34 976212197 fax: +34 976226410 e-mail: felas@felas.org)

Pierre ROGER, Directeur de la propriété intellectuelle, Groupe Limagrain Holding, Rue Limagrain, Boîte postale 1, 63720 Chappes, France
(tel.: +33 4 7363 4069 fax: +33 4 7364 6737 e-mail: pierre.roger@limagrain.com)

Richard CROWDER, President, American Seed Trade Association (ASTA), 225 Reinekers Lane, Suite 650, Alexandria VA 22314-2875, United States of America
(tel.: +1 703 837 8140 fax: +1 703 837 9365 e-mail: rcrowder@amseed.org)

IV. BUREAU / OFFICER / VORSITZ / OFICINA

Karl Olov ÖSTER, President
Enriqueta MOLINA MACÍAS (Mrs.), Vice-President

**V. BUREAU DE L'OMPI / OFFICE OF WIPO / BÜRO DER WIPO /
OFICINA DE LA OMPI**

Philippe FAVATIER, Director, Finance Division

**VI. BUREAU DE L'UPOV / OFFICE OF UPOV /
BÜRO DER UPOV / OFICINA DE LA UPOV**

Rolf JÖRDENS, Vice Secretary-General
Peter BUTTON, Technical Director
Raimundo LAVIGNOLLE, Senior Counsellor
Makoto TABATA, Senior Counsellor
Yolanda HUERTA (Mrs.), Senior Legal Officer
Paul Therence SENGHOR, Senior Program Officer
Vladimir DERBENSKIY, Consultant

[L'annexe II suit/
Annex II follows/
Anlage II folgt/
Sigue el Anexo II]

ANNEX II

Speech of Dr. Kamil Idris, Secretary-General of UPOV,
at the Sixty-Sixth Session of the Consultative Committee on October 22, 2003

Mr. President,

I would like first of all to thank you personally for your able leadership in chairing the Council and Consultative Committee of UPOV. Your leadership has been critical to the successful development of UPOV's activities.

I would like to thank all delegations for their support and am greatly honored by your recommendation today to re-appoint me as Secretary-General of UPOV for the period from December 1, 2003, to November 30, 2009. My goal over the coming years is to continue to earn the trust placed in me by the member States and to carry out my duties to the best of my ability, discretion, conscience and with humility. In the process, I know I can count on the goodwill and constructive collaboration of the members of the Union and the invaluable commitment, dedication and professionalism of the staff of UPOV.

New varieties of plants are most effective tools in promoting sustainable agriculture, food production and overall economic development. The protection of new plant varieties is essential in encouraging breeders to pursue and enhance their search for improved varieties with higher yield, better resistance to pests and diseases, drought and other adverse conditions.

The number of UPOV members has increased rapidly in recent years, growing from 20 members at the end of 1992 to today's 53 members, all benefiting from international harmonization through UPOV, which strengthens the quality of protection and reduces costs at national level. It is also gratifying to note the increased interest of developing countries in UPOV's activities.

UPOV is a dynamic organization with growing importance in the international community. The enhanced interest in UPOV has also reached other international fora, such as the World Trade Organization, the Food and Agriculture Organization of the United Nations and the Conference of the Parties to the Convention on Biological Diversity.

The conservation of and access to genetic resources and the development of modern biotechnology are major issues with implications for effective plant breeding. UPOV also continues to monitor issues concerning the co-existence of plant variety protection with other forms of intellectual property rights. I believe that UPOV represents a well-balanced system for encouraging the development of new varieties of plants for the benefit of society as a whole.

Over the past six years, UPOV has continued to be an efficient and open organization where new members are warmly welcomed and quickly benefit from the fruitful achievements of the Organization. The increasing importance of UPOV will likely lead to continued growth in membership. This will be a key challenge for the future, and will require efficient management, enhanced cooperation among members and collaboration with interested circles while continuing to improve services to members.

Distinguished delegates, your invaluable commitment and contributions to the growth of the Organization and the dedication and professionalism of the Office are a continuing source of encouragement and inspiration.

Thank you for your attention.

[Annex III follows]

ANNEX III



INTERNATIONALER
VERBAND
ZUM SCHUTZ VON
PFLANZENZÜCHTUNGEN
GENF, SCHWEIZ

UNION INTERNATIONALE
POUR LA PROTECTION
DES OBTENTIONS
VÉGÉTALES
GENÈVE, SUISSE

UNIÓN INTERNACIONAL
PARA LA PROTECCIÓN
DE LAS OBTENCIONES
VEGETALES
GINEBRA, SUIZA

INTERNATIONAL UNION
FOR THE PROTECTION
OF NEW VARIETIES
OF PLANTS
GENEVA, SWITZERLAND

ACCESS TO GENETIC RESOURCES
AND BENEFIT-SHARING

*Reply of UPOV to the Notification of June 26, 2003, from the
Executive Secretary of the Convention on Biological Diversity (CBD)*

adopted by the Council of UPOV
at its thirty-seventh ordinary session
on October 23, 2003

Introduction

1. The International Union for the Protection of New Varieties of Plants (UPOV) is an intergovernmental organization, established by the International Convention for the Protection of New Varieties of Plants (the “UPOV Convention”). The UPOV Convention was adopted on December 2, 1961, and revised in 1972, 1978 and 1991. The Mission of UPOV, based on the UPOV Convention, is: *“To provide and promote an effective system of plant variety protection, with the aim of encouraging the development of new varieties of plants, for the benefit of society.”*
2. As of July 31, 2003, UPOV has 53 members¹. Furthermore, 18 States and two intergovernmental organizations have initiated, with the Council of UPOV, the procedure for becoming members of the Union and 53 other States have been in contact with the Office of the Union for assistance in the development of legislation on plant variety protection. It is therefore anticipated that more than 100 States or intergovernmental organizations may be members of UPOV in the future.
3. UPOV supports the view that the Convention on Biological Diversity (CBD) and relevant international instruments dealing with intellectual property rights, including the UPOV Convention, should be mutually supportive.
4. It should be recalled that the Conference of the Parties to the CBD, in its Decision IV-24, taken at its sixth Meeting (COP-6) held in The Hague, Netherlands, from April 7 to 19, 2002, acknowledged relevant work being carried out by other intergovernmental organizations, such as the World Intellectual Property Organization (WIPO), the World Trade Organization (WTO), the United Nations Conference on Trade and Development (UNCTAD), the Food and Agriculture Organization of the United Nations (FAO) and UPOV, on issues related to access to genetic resources and benefit-sharing.
5. UPOV has developed a reply based on the principles of the UPOV Convention in order to provide some guidance on UPOV’s views on the “process, nature, scope, elements and modalities of an international regime on access to genetic resources and benefit-sharing.”

Access to Genetic Resources

6. UPOV considers that plant breeding is a fundamental aspect of the sustainable use and development of genetic resources. It is of the opinion that access to genetic resources is a key requirement for sustainable and substantial progress in plant breeding. The concept of the “breeder’s exemption” in the UPOV Convention, whereby acts done for the purpose of breeding other varieties are not subject to any restriction, reflects the view of UPOV that the worldwide community of breeders needs access to all forms of breeding material to sustain greatest progress in plant breeding and, thereby, to maximize the use of genetic resources for the benefit of society.

¹ More detailed information concerning UPOV’s membership can be found at:
<http://www.upov.int/en/about/members/index.htm>

Disclosure of Origin

7. The requirement for “distinctness” in the UPOV Convention² means that protection shall only be granted after an examination to determine if the variety is clearly distinguishable from all other varieties, whose existence is a matter of common knowledge³ at the date of filing of the application, regardless of the geographical origin. Furthermore, the UPOV Convention provides that, if it is discovered that a breeder’s right has been granted for a variety that was not distinct, that right shall be declared null and void.

8. The breeder is usually required, in a technical questionnaire that accompanies his application for protection, to provide information concerning the breeding history and genetic origin of the variety. UPOV encourages information on the origin of the plant material, used in the breeding of the variety, to be provided where this facilitates the examination mentioned above, but could not accept this as an additional condition of protection since the UPOV Convention provides that protection should be granted to plant varieties fulfilling the conditions of novelty, distinctness, uniformity, stability and a suitable denomination and does not allow any further or different conditions for protection. Indeed, in certain cases, for technical reasons, applicants may find it difficult, or impossible, to identify the exact geographic origin of all the material used for breeding purposes.

9. Thus, if a country decides, in the frame of its overall policy, to introduce a mechanism for the disclosure of countries of origin or geographical origin of genetic resources, such a mechanism should not be introduced in a narrow sense, as a condition for plant variety protection. A separate mechanism from the plant variety protection legislation, such as that used for phytosanitary requirements, could be applied uniformly to all activities concerning the commercialization of varieties, including, for example, seed quality or other marketing-related regulations.

Prior Informed Consent

10. With regard to any requirement for a declaration that the genetic material has been lawfully acquired or proof that prior informed consent concerning the access of the genetic material has been obtained, UPOV encourages the principles of transparency and ethical behavior in the course of conducting breeding activities and, in this regard, the access to the genetic material used for the development of a new variety should be done respecting the legal framework of the country of origin of the genetic material. However, the UPOV Convention requires that the breeder’s right should not be subject to any further or different conditions than the ones required to obtain protection. UPOV notes that this is consistent with Article 15 of the CBD, which provides that the determination of the access to genetic resources rests with the national governments and is subject to national legislation. Furthermore, UPOV considers that the competent authority for the grant of the breeder’s rights is not in a position to verify whether the access to genetic material has taken place in accordance with the applicable law in this field.

² Reference to the UPOV Convention in this document should be understood as a reference to the latest Act of the UPOV Convention (the 1991 Act). The full text of the UPOV Convention can be found at: <http://www.upov.int/en/publications/conventions/1991/content.htm>

³ The matter of common knowledge is considered further in UPOV document “The Notion of Breeder and Common Knowledge” (C(Extr.)/19/2Rev.). This document can be found at: http://www.upov.int/en/about/key_issues.htm

Summary

11. Since the legislation on access to genetic material and the legislation dealing with the grant of breeders' rights pursue different objectives, have different scopes of application and require a different administrative structure to monitor their implementation, UPOV considers that it is appropriate to include them in different legislation, although such legislation should be compatible and mutually supportive.

Benefit-Sharing

Breeder's Exemption

12. UPOV would be concerned if any mechanism to claim the sharing of revenues were to impose an additional administrative burden on the authority entrusted with the grant of breeders' rights and an additional financial obligation on the breeder when varieties are used for further breeding. Indeed, such an obligation for benefit-sharing would be incompatible with the principle of the breeder's exemption established in the UPOV Convention whereby acts done for the purpose of breeding other varieties are not, under the UPOV Convention, subject to any restriction and the breeders of protected varieties (initial varieties) are not entitled to financial benefit-sharing with breeders of varieties developed from the initial varieties, except in the case of essentially derived varieties (EDV). Furthermore, a benefit-sharing mechanism within the legislation to grant breeder's rights, would seem to tax only "protected" varieties and, instead of creating incentive mechanisms to develop new varieties, may provoke the opposite effect, whereby breeders would not develop new varieties or would not seek protection (favoring a legally insecure environment).

13. The Food and Agriculture Organization of the United Nations (FAO), at its 31st Conference, on November 3, 2001, adopted the International Treaty on Plant Genetic Resources for Food and Agriculture. This Treaty (Article 13.2. (d)(ii)) recognizes the concept of the breeder's exemption, in that breeders are excepted from financial benefit-sharing whenever their products are "available without restriction to others for further research and breeding ...".

Subsistence Farmers

14. In addition to the breeder's exemption and the research exemption, the UPOV Convention contains another compulsory exception to the breeder's right whereby the breeder's right does not extend to acts done privately and for non-commercial purposes. Therefore, activities of subsistence farmers, where these constitute acts done privately and for non-commercial purposes, are excluded from the scope of the breeder's right and such farmers freely benefit from the availability of protected new varieties.

Farm-Saved Seed

15. The provision on "farm-saved seed" (also known as the "farmer's privilege") is an optional benefit-sharing mechanism provided by the UPOV Convention, under which UPOV members may permit farmers, on their own farms, to use part of their harvest of a protected variety for the planting of a further crop. Under this provision, members of UPOV are able to adopt solutions, which are specifically adapted to their agricultural circumstances. However, this provision is subject to reasonable limits and requires that the legitimate interests of the breeder are

safeguarded, to ensure there is a continued incentive for the development of new varieties of plants, for the benefit of society. For example, certain members of UPOV apply the provision on farm-saved seed only to certain species or limit its application using criteria such as the size of the farmer's holding or the level of production.

Summary

16. Mechanisms of benefit-sharing should take into account the need for a relationship of mutual supportiveness in respect of the essential principles of the UPOV system of plant variety protection and, in particular, of the breeder's exemption provision.

Conclusion

17. UPOV considers that plant breeding is a fundamental aspect of the sustainable use and development of genetic resources. It is of the opinion that access to genetic resources is a key requirement for sustainable and substantial progress in plant breeding. The concept of the "breeder's exemption" in the UPOV Convention, whereby acts done for the purpose of breeding other varieties are not subject to any restriction, reflects the view of UPOV that the worldwide community of breeders needs access to all forms of breeding material to sustain greatest progress in plant breeding and, thereby, to maximize the use of genetic resources for the benefit of society. In addition, the UPOV Convention has inherent benefit-sharing principles in the form of the breeder's exemption and other exceptions to the breeder's right and UPOV is concerned about any other measures for benefit-sharing which could introduce unnecessary barriers to progress in breeding and the utilization of genetic resources. UPOV urges the *Ad Hoc* Open-ended Working Group on Access and Benefit-sharing to recognize these principles in its work and to ensure that any measures it develops are supportive of these principles and, therefore, of the UPOV Convention.

[End of Annex III and of document]