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|  |  | E  CAJ/67/15  **ORIGINAL:** English  DATE: October 11, 2013 |
| INTERNATIONAL UNION FOR THE PROTECTION OF NEW VARIETIES OF PLANTS | | |
| Geneva | | |

ADministrative and legal committee

Sixty-Seventh Session  
Geneva, March 21, 2013

report

adopted by the Administrative and Legal Committee  
  
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Opening of the session

[[1]](#footnote-2)\* The Administrative and Legal Committee (CAJ) held its sixty-seventh session in Geneva on March 21, 2013, under the chairmanship of Mr. Lü Bo (China).

\* The session was opened by the Chair, who welcomed the participants. The list of participants is reproduced in Annex I to this report.

\* The Chair informed the CAJ that Serbia had deposited its instrument of accession to the 1991 Act of the UPOV Convention on December 5, 2012, and had become the seventy-first member of UPOV on January 5, 2013.

\* The Secretary‑General reported that Mrs. Margaret Byskov and Mrs. Julia Borys would retire in 2013, after sixteen years and two years of service, respectively. He expressed his appreciation for their dedicated service and important contribution to the Office of the Union. The Secretary‑General further reported that Mr. Benjamin Rivoire and Mr. Leontino Taveira had been appointed as Technical/Regional Officer (Africa, Arab countries) and Technical/Regional Officer (Latin America, Caribbean countries), respectively.

\* The Chair confirmed that the report of the sixty-sixth session of the CAJ held in Geneva on October 29, 2012 (document CAJ/66/9), had been adopted by correspondence and was available on the UPOV website.

## Adoption of the agenda

\* The CAJ adopted the revised agenda, as proposed in document CAJ/67/1 Rev.

\* The CAJ noted that document CAJ/67/13 “Report on the Conclusions of the Technical Committee at its forty-ninth session on matters to be considered by the Administrative and Legal Committee” would be considered under items 3, 5, 6, 7, 8 and 9.

## Report on developments in the Technical Committee

\* The CAJ considered document CAJ/67/13.

\* The CAJ noted the report made by Mr. Joël Guiard (France), Chair of the Technical Committee (TC), on developments in the TC at its forty-ninth session, held in Geneva from March 18 to 20, 2013. The CAJ noted that the conclusions of the TC in relation to matters to be considered by the CAJ were reported in document CAJ/67/13. It further noted that the report on the conclusions of the TC was available in document TC/49/41 “Report on the Conclusions”.

## Development of information materials concerning the UPOV Convention

\* The CAJ considered documents CAJ/67/2, CAJ/67/10, CAJ-AG/12/7/6, UPOV/EXN/BRD Draft 6, UPOV/EXN/HRV Draft 9 and UPOV/EXN/EDV/2 Draft 3.

### Explanatory Notes on the Definition of Breeder under the 1991 Act of the UPOV Convention

\* The CAJ approved document UPOV/EXN/BRD Draft 6 as the basis for the adoption of the “Explanatory Notes on the Definition of Breeder under the 1991 Act of the UPOV Convention” by the Council at its forty-seventh ordinary session, to be held in Geneva on October 24, 2013, subject to the following change in the Spanish translation of document UPOV/EXN/BRD Draft 6:

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| Paragraph 12 | To read as follows:  “*De conformidad con el tercer inciso del Artículo 1.iv) del Acta de 1991 del Convenio de la UPOV, el obtentor podrá ser el ‘causahabiente’ de la persona que haya creado o descubierto y puesto a punto una variedad, o de la persona que es el empleador de la persona que haya descubierto y puesto a punto una variedad o que haya encargado su trabajo, cuando la legislación del miembro pertinente de la Unión así lo disponga. Una persona podrá, por ejemplo, ser el “causahabiente” por ley, disposición testamentaria, donación, venta o permuta si así lo prevé la legislación del miembro pertinente de la Unión.*” |

### Explanatory Notes on Acts in Respect of Harvested Material under the 1991 Act of the UPOV Convention

The Delegation of Argentina noted some discrepancies between the texts of document UPOV/EXN/HRV Draft 9 in English and in Spanish. It explained, for example, that in paragraph 3 “can potentially be used for propagating purposes” should read in Spanish “*potencialmente ~~puede~~ pueda utilizarse a los fines de reproducción o de multiplicación*”. It noted a further discrepancy, in section “(a) Relevant article” and paragraph 5 of document UPOV/EXN/HRV Draft 9, Article 14(1)(a)(vii) of the 1991 Act in English read “(vii) stocking for any of the purposes mentioned in (i) to (vi), above.” and in Spanish “*vii) la posesión para cualquiera de los fines mencionados en los puntos i) a vi), supra*”.

The Office of the Union agreed to verify the translations of the document but noted that it would need to use the text from the UPOV Convention where that was applicable. If there were considered to be discrepancies in the texts of the UPOV Convention the provisions of Article 41 of the 1991 of the UPOV Convention “Original and Official Texts of the Convention” would need to be considered.

\* The CAJ decided to postpone the approval of the “Explanatory Notes on Acts in Respect of Harvested Material under the 1991 Act of the UPOV Convention” until its sixty-eighth session, to be held in Geneva on October 21, 2013, in order to verify the translations of the document and consider the following proposals:

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| Paragraph 11 | To read as follows:  “Where a member of the Union decides to incorporate this optional exception into its legislation, “unauthorized use” would not refer to acts that were covered by the optional exception. However, subject to Articles 15(1) and 16, “unauthorized use” would refer to acts that were included in the scope of the breeder’s right and were not covered by the optional exception in the legislation of the member of the Union concerned. In particular, ‘unauthorized use’ would refer to acts that did not comply with the ~~terms and conditions of~~ reasonable limits and the safeguarding of the legitimate interests of the breeder provided in the optional exception.” |
| Title  section ~~(e)~~ (d)[[2]](#footnote-3) | To read as follows:  “Reasonable opportunity to exercise his right” |

\* The CAJ agreed to invite the Administrative and Legal Committee Advisory Group (CAJ-AG) to immediately start work on a future possible revision of the “Explanatory Notes on Acts in Respect of Harvested Material under the 1991 Act of the UPOV Convention” in order to include illustrative examples of situations where breeders might be considered to be able to exercise their rights in relation to harvested material.

\* The CAJ agreed to invite the CAJ-AG to consider the development of guidance on “reasonable opportunity” in relation to a possible revision of the “Explanatory Notes on Acts in Respect of Harvested Material under the 1991 Act of the UPOV Convention”.

### Explanatory Notes on Essentially Derived Varieties under the 1991 Act of the UPOV Convention (Revision)

\* The CAJ agreed that consideration of document UPOV/EXN/EDV/2 Draft 3 should be postponed until after the seminar on essentially derived varieties (EDVs), proposed to be held on October 22, 2013, and the consideration of that seminar by the CAJ-AG at its eighth session, to be held on October 25, 2013. The CAJ also agreed that consideration should be given to moving paragraph 8 of document UPOV/EXN/EDV/2 Draft 3 after paragraph 4.

\* The CAJ noted that the Office of the Union would prepare a text on the possibility to use molecular marker data information of an initial variety to obtain essentially derived varieties for consideration by the CAJ‑AG at its eighth session, to be held on October 25, 2013.

\* The CAJ noted that the Office of the Union would prepare draft guidance on the relationship between Article 14(5)(b)(i) and (iii) of the 1991 Act of the UPOV Convention, on the basis of the explanatory note 6(ii) on Article 5 “Effects of the Right Granted to the Breeder” presented in document IOM/IV/2, for consideration by the CAJ‑AG at its eighth session, to be held on October 25, 2013. To further assist the CAJ-AG in preparing draft guidance, the CAJ agreed to propose to the Council that a seminar on essentially derived varieties (EDVs) be organized on October 22, 2013, in order to consider the following:

(a) technical and legal views on “predominantly derived”, “essential characteristics” and “differences which result from the act of derivation” (see Article 14(5)(b) of the 1991 Act of the UPOV Convention), the relationship between Article 14(5)(b)(i) and (iii) of the 1991 Act of the UPOV Convention and the possible impact on breeding and agriculture;

(b) existing experience in relation to EDVs; and

(c) the possible role of future UPOV guidance on EDVs in cases before the courts.

\* With regard to the possible impact on breeding and agriculture, it agreed that the seminar should include the perspective of farmer-breeders.

\* The CAJ agreed that the program for the seminar and the speakers should be agreed between the Office of the Union and the Chair and Vice-Chair of the CAJ, and the President of the Council. It also agreed that consideration should be given to making the seminar open to the public, with the presentations and discussions at the seminar being made available on the UPOV website after a suitable broadcast delay.

\* The CAJ noted that, at an appropriate future session of the CAJ-AG, the Delegations of Australia, Brazil and the European Union and other members of the Union would be invited to make presentations on their systems concerning essentially derived varieties.

### UPOV Model Plant Breeders’ Rights Gazette (document CAJ/67/10)

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\* The CAJ agreed to include an item on the program for the updating of document UPOV/INF/5 “UPOV Model Plant Breeders’ Rights Gazette”, as set out in paragraphs 9 and 10 of document CAJ/67/10.

### Matters referred by the CAJ to the CAJ‑AG for consideration since the sixth session of the CAJ‑AG

\* The CAJ agreed to invite the Consultative Committee and the Council to provide guidance on the proposals concerning participation of observers in the CAJ‑AG, as set out in paragraphs 25 to 27 of document CAJ/67/2.

\* The CAJ noted that the request by the representative of the Association for Plant Breeding for the Benefit of Society (APBREBES) to participate in the discussions on matters concerning observers would be transmitted to the Consultative Committee and the Council.

### Matters arising after the grant of a breeder’s right

\* The CAJ noted the plans of the CAJ‑AG concerning matters arising after the grant of a breeder’s right, as set out in paragraphs 32 to 36 of document CAJ/67/2.

### Explanatory Notes on Propagation and Propagating Material

\* The CAJ noted the plans of the CAJ‑AG concerning the development of the “Explanatory Notes on Propagation and Propagating Material Under the 1991 Act of the UPOV Convention”, as follows:

“39. The CAJ-AG agreed that the Office of the Union should prepare a draft “Explanatory Note on Propagation and Propagating Material Under the 1991 Act of the UPOV Convention” for consideration at its eighth session. The basis of the Explanatory Note would be:

(a) to explain forms of material that could be propagating material, including an explanation on the basis of document UPOV/EXN/HRV Draft 8 that “some forms of harvested material have the potential to be used as propagating material”, in a similar way to that explained in the “Model Law on the Protection of New Varieties of Plants” (“Model Law” - UPOV Publication No. 842), Section 1.19;

(b) to provide a non-exhaustive list of factors that might be considered in deciding whether material is propagating material, such as:

(i) whether the material has been used to propagate the variety;

(ii) whether the material is capable of producing entire plants of the variety;

(iii) whether there has been a custom/practice of using the material for that purpose;

(iv) the intention on the part of those concerned (producer, seller, buyer, user); and

(v) whether the plant material is suitable for reproducing the variety unchanged.

(see document CAJ‑AG/12/7/6 “Report on the conclusions”, paragraph 16)

“40. It was noted that the list above was a tentative, initial list that would require further consideration. It was also agreed that, in the preparation of the draft Explanatory Notes by the Office of the Union, CIOPORA and ISF should be invited to provide additional factors (see document CAJ‑AG/12/7/6 “Report on the conclusions”, paragraph 17).”

\* The CAJ noted the report on the work of the CAJ-AG at its seventh session, as provided in document CAJ‑AG/12/7/6 “Report on the conclusions”.

### Proposed revision of document UPOV/INF/6 “Guidance for the preparation of laws based on the 1991 Act of the UPOV Convention”

\* The CAJ noted that the Council would be invited to adopt a revision of document UPOV/INF/6/2 “Guidance for the preparation of laws based on the 1991 Act of the UPOV Convention” (document UPOV/INF/6/3), in conjunction with the explanatory notes that the Council would be invited to adopt at its forty-seventh ordinary session, to be held in Geneva on October 24, 2013.

### Work program for the development of information materials for the eighth session of the CAJ‑AG, to be held in Geneva in October 2013

\* The CAJ approved the work program for the development of information materials for the eighth session of the CAJ‑AG, to be held on October 25, 2013, as follows:

1. Opening of the session

2. Adoption of the agenda

3. Explanatory Notes on Essentially Derived Varieties under the 1991 Act of the UPOV Convention (revision)

4. Explanatory Notes on Propagation and Propagating Material under the 1991 Act of the UPOV Convention

5. Explanatory Notes on Acts in Respect of Harvested Material under the 1991 Act of the UPOV Convention

6. Possible revision of the Explanatory Notes on the Cancellation of the Breeder’s Right under the UPOV Convention

7. Possible revision of the Explanatory Notes on the Nullity of the Breeder’s Right under the UPOV Convention

8. Possible revision of the Explanatory Notes on Variety Denominations under the UPOV Convention

9. Possible guidance on variety descriptions

10. Matters arising after the grant of a breeder’s right on: provisional protection, filing of applications and enforcement of breeders’ rights.

11. Matters referred by the CAJ to the CAJ‑AG for consideration since the seventh session of the CAJ‑AG

12. Date and program for the ninth session

## TGP documents

\* The CAJ considered documents CAJ/67/3, TGP/15/1 Draft 4, CAJ/67/11, CAJ/67/12 and CAJ/67/13.

### New TGP Document

#### TGP/15: [~~New Types of Characteristics]~~ [Guidance on the Use of Biochemical and Molecular Markers in the Examination of Distinctness, Uniformity and Stability (DUS)]

\* In agreement with the conclusions of the TC at its forty-ninth session (see the Annex to document CAJ/67/13, paragraphs 1 to 3), the CAJ approved document TGP/15/1 Draft 4 as the basis for the adoption of document TGP/15/1 by the Council at its forty-seventh ordinary session to be held in Geneva on October 24, 2013.

\* The CAJ noted that the French, German and Spanish translations of the original English text would be checked by the relevant members of the Editorial Committee prior to submission of the draft of document TGP/15/1 to the Council.

\* The CAJ noted that document TGP/15/1 could be revised in the future, for instance to incorporate additional examples for the models.

### Revision of TGP Document

#### TGP/14: Glossary of Terms Used in UPOV Documents

*Revision of existing sections of document TGP/14: Section 2: Botanical Terms, Subsection 2: Shapes and Structures (document CAJ/67/11)*

*Revision of document TGP/14: Section 2: Botanical Terms, Subsection 3: Color (document CAJ/67/12)*

\* The CAJ considered documents CAJ/67/11 and CAJ/67/12, in conjunction with the conclusions of the TC at its forty-ninth session, as set out in paragraphs 4 to 6 of the Annex to document CAJ/67/13.

\* The CAJ agreed with the proposal of the TC to amend document CAJ/67/11, to read as follows:

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| document TC/49/35, Annex I, Section 1.5 | to amend “narrow” and “broad” to “long” and “short” |

(see the Annex to document CAJ/67/13, paragraph 5)

\* The CAJ agreed with the proposal of the TC to amend document CAJ/67/12, to read as follows:

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| document TC/49/36, Part IV, 4.1  “Schematic overview” and 4.2.1.2 | to amend “sharply” to “sharp” |

(see the Annex to document CAJ/67/13, paragraph 5)

\* Subject to the above changes, the CAJ approved documents CAJ/67/11 and  CAJ/67/12 as the basis for the adoption of document TGP/14/2 by the Council at its forty‑seventh ordinary session to be held in Geneva on October 24, 2013.

\* The CAJ noted that the updating of definitions of terms and indices, and the checking of the French, German and Spanish translations of the original English text by the relevant members of the Editorial Committee, would be done prior to submission of the draft of document TGP/14/2 to the Council.

\* The CAJ noted that the Council would be invited to adopt document TGP/0/6, in order to reflect the adoption of documents TGP/15/1 and TGP/14/2.

### Program for the development of TGP documents

\* The CAJ approved the program for the development of TGP documents, as amended in accordance with the conclusions of the TC at its forty-ninth session (see the Annex to document CAJ/67/13, paragraph 8).

## Molecular techniques

\* The CAJ considered documents CAJ/67/4 and CAJ/67/13.

### Document TGP/15/1 Draft 4: “[~~New Types of Characteristics]~~ [Guidance on the Use of Biochemical and Molecular Markers in the Examination of Distinctness, Uniformity and Stability (DUS)]”

\* The CAJ noted that document TGP/15/1 Draft 4 had been considered under agenda item 5 “TGP documents”.

### Working group on biochemical and molecular techniques, and DNA-profiling in particular (BMT)

\* The CAJ noted that the TC had agreed to the possibility of holding a coordinated meeting of the fourteenth session of the Working Group on Biochemical and Molecular Techniques, and DNA-Profiling in Particular (BMT) with meetings of other relevant international organizations, as set out in paragraphs 8 and 9 of document CAJ/67/4. The TC had also agreed that, if it was not possible to organize a joint meeting with other organizations in 2014, a meeting of the BMT should be organized in the meantime (see the Annex to document CAJ/67/13, paragraph 10).

## Variety denominations

\* The CAJ considered documents CAJ/67/5 and CAJ/67/13.

\* The CAJ noted the developments concerning potential areas for cooperation between UPOV and the International Commission for the Nomenclature of Cultivated Plants of the International Union for Biological Sciences (IUBS Commission) and the International Society for Horticultural Science Commission for Nomenclature and Cultivar Registration (ISHS Commission), as set out in paragraphs 4 and 5 of document CAJ/67/5.

## UPOV information databases

\* The CAJ considered documents CAJ/67/6 and CAJ/67/13.

### UPOV Code system

\* The CAJ noted the amendments to UPOV codes for certain hybrid genera and species, as set out in Annex II of document CAJ/67/6.

### Plant variety database

\* The CAJ noted the developments concerning the program for improvements to the Plant Variety Database, as reported in document CAJ/67/6.

\* The CAJ noted the presentation of the new page of the PLUTO Plant Variety Database for searching variety denominations.

The CAJ noted the presentation made by the Delegation of the European Union on the experience of the Community Plant Variety Office (CPVO) in the use of its denomination similarity search tool for the examination of proposed denominations. The presentation made by the Delegation of the European Union is reproduced, in English only, in Annex II to this report.

The Delegation of South Africa requested an explanation on the “two letter” rule difference and wondered if it was a CPVO rule.

The Delegation of the European Union confirmed that the “two-letter” rule difference was a CPVO rule. It explained that, in exceptional cases, a one-letter difference could be acceptable, for example at the beginning of the name, but in other cases even a two-letter difference would not be sufficient to avoid confusion. It clarified that the two-letter difference rule was a general principle to identify similar denominations, but it was up to the authority to interpret those results.

The Delegation of Argentina requested information on the experience of the CPVO on possible conflicts between proposed denominations and prior trademark rights.

The Delegation of the European Union reported that closer cooperation had been established between the CPVO and the Office for Harmonization in the Internal Market (OHIM), the agency of the European Union dealing with trademark registration. It explained that, under that cooperation, the CPVO would take trademarks into consideration when assessing denominations and OHIM would take into consideration denominations of varieties granted Community plant variety rights when assessing trademarks.  The CPVO would not refuse a denomination when there was an existing trademark with the same name as the proposed denomination, but would inform the breeder. It would be for the breeder to decide whether to continue with the same denomination or to propose another.

The Delegation of the Republic of Korea requested the number of languages covered by the program.

The Delegation of the European Union explained that the denomination similarity search tool was language independent. It explained that the denominations should have Latin characters and the program would perform the search independent of the language provided. It noted that denominations in non-Roman alphabets would be transcribed in Latin characters.

\* The CAJ welcomed the proposal made during the presentation by the CPVO to explore the possibility to develop a UPOV similarity search tool for variety denomination purposes, based on the CPVO search tool, and agreed to include an item to consider that proposal at its sixty-eighth session, to be held in Geneva on October 21, 2013.

\* The CAJ noted the information on the contribution of data and the provision of assistance to contributors, as set out in Annex IV to document CAJ/67/6.

\* The CAJ noted the plans of the Office of the Union to conduct a survey of members of the Union on their use of databases for plant variety protection purposes and on their use of electronic application systems.

## Exchangeable software

\* The CAJ considered documents CAJ/67/7 and CAJ/67/13.

\* The CAJ noted the conclusions of the TC, at its forty-ninth session, held in Geneva from March 18 to 20, 2013, on a proposed revision of document UPOV/INF/16 for inclusion of new software and for the inclusion of information on software use by members of the Union, as set out in the Annex to document CAJ/67/13, paragraphs 25 to 28.

\* The CAJ noted, in particular, that the TC had reviewed the title of document UPOV/INF/16 “Exchangeable Software” and Section “1. Requirements for exchangeable software” and had agreed that those texts should remain unchanged on the basis that the document concerned software that had been developed or customized by a member of the Union for UPOV purposes. However, the TC had agreed that it would be useful to develop a separate information document that would allow members of the Union to provide information on the use of non-customized software and equipment (e.g. data loggers) that was used by members of the Union (see Annex to document CAJ/67/13, paragraph 24).

\* The CAJ noted that it would be invited, at its sixty-eighth session, to be held in Geneva in October 2013, to consider a proposed revision of document UPOV/INF/16 “Exchangeable Software”.

## Electronic application systems

\* The CAJ considered documents CAJ/67/8 and CAJ/67/13.

\* The CAJ noted the oral report by the Office of the Union of the meeting on the development of a prototype electronic form, held in Geneva on the evening of March 20, 2013. In particular, it was informed that the prototype electronic form would be initially developed for lettuce, potato, rose and apple. It was also informed that it had been agreed, in the first instance, to prepare all questions in the form in English and in the languages of the members of the Union concerned for their own questions. The CAJ noted that the next meeting on the development of a prototype electronic form was planned to take place in Geneva in the evening of October 24, 2013.

## Use of electronic communication for meetings

\* The CAJ considered documents CAJ/67/9 and CAJ/67/13.

\* The CAJ noted that the Consultative Committee, at its eighty-fourth session, held in Geneva on October 31, 2012, had approved the use of web conferencing by UPOV bodies, as considered appropriate by the UPOV body concerned, to facilitate participation by members of the Union and observers in accordance with the existing procedures. The Consultative Committee had recalled that the procedures concerning the invitations to the sessions of the UPOV bodies were contained in the UPOV Convention, rules of procedure, guidance for members of UPOV on ongoing obligations and related notifications, rules governing the granting of observer status to States, intergovernmental organizations and international non‑governmental organizations in UPOV bodies and the rules governing access to UPOV documents. In accordance with those procedures, web conferencing participation would be by means of a password issued to the designated persons in the relevant UPOV body and participation would be monitored by the Office of the Union.

\* The CAJ noted that the Consultative Committee, at its eighty-fourth session, had also approved the use of webcasting of sessions of UPOV bodies for viewing by members of the Union and observers in accordance with the existing procedures, as considered appropriate by the UPOV body concerned. The Consultative Committee had noted that the procedures concerning the invitations to the sessions of the UPOV bodies were contained in the UPOV Convention, rules of procedure, guidance for members of UPOV on ongoing obligations and related notifications, rules governing the granting of observer status to States, intergovernmental organizations and international non-governmental organizations in UPOV bodies and the rules governing access to UPOV documents. In accordance with those procedures, webcasting viewing would be by means of a password issued to the designated persons in the relevant UPOV body and participation would be monitored by the Office of the Union. The CAJ also noted that the Consultative Committee, at its eighty-fourth session, had agreed that, in all other cases of webcasting, the Consultative Committee would be invited to approve any arrangements for a possible webcast.

## Program for the sixty-eighth session

\* The following program was agreed for the sixty-eighth session of the CAJ, to be held in Geneva on October 21, 2013.

1. Opening of the session

2. Adoption of the agenda

3. Development of information materials concerning the UPOV Convention

4. Molecular techniques

5. Variety denominations

6. Information and databases

(a) UPOV information databases

(b) Exchangeable software

(c) Electronic application systems

7. Possible development of a UPOV similarity search tool for variety denomination purposes

8. Program for the sixty-ninth session

9. Adoption of the report on the conclusions (if time permits)

10. Closing of the session

*This report was adopted by correspondence.*

[Annexes follow]

CAJ/67/15

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 membres/

in the alphabetical order of the names in French of the members/

in alphabetischer Reihenfolge der französischen Namen der Mitglieder/

por orden alfabético de los nombres en francés de los miembros)

i. MEMBRES / MEMBERS / VERBANDSMITGLIEDER / MIEMBROS

|  |  |  |  |
| --- | --- | --- | --- |
| AFRIQUE DU SUD / SOUTH AFRICA / SÜDAFRIKA / SUDÁFRICA | | | |
|  | | Noluthando NETNOU-NKOANA (Mrs.), Registrar: Plant Breeders' Rights Act, Directorate: Genetic Resources, Department of Agriculture, Forestry and Fisheries, 257 Harvest House, 30 Hamilton Street, Private Bag X973, 0001 Pretoria  (tel.: +27 12 319 6183 fax: +27 12 319 6385 e-mail: noluthandon@daff.gov.za) | |
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| ALLEMAGNE / GERMANY / DEUTSCHLAND / ALEMANIA | | | |
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| AUSTRALIE / AUSTRALIA / AUSTRALIEN / AUSTRALIA | | | |
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| V. BUREAU DE L’UPOV / OFFICE OF UPOV / BÜRO DER UPOV / OFICINA DE LA UPOV | | | |
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Sigue el Anexo II]

CAJ/67/15

ANNEX II / ANNEXE II / ANLAGE II / ANEXO II

[In English only / En anglais seulement /  
Nur auf Englisch / En Inglés solamente]

[See PDF version]

[End of Annex II and of document/

Fin de l’annexe II et du document/

Ende der Anlage II und des Dokuments/

Fin del Anexo II y del documento]

1. \* An asterisk next to the paragraph number indicates that the text is reproduced from the Report on the Conclusions (document CAJ/67/14). [↑](#footnote-ref-2)
2. Correction made to document CAJ/67/14 “Report on the Conclusions”, paragraph 12. [↑](#footnote-ref-3)