AFRICANREGIONALINDUSTRIALPROPERTYORGANIZATION (ARIPO)

AgreementontheCreationofthe AfricanRegionalIndustrialPropertyOrganization(ARIPO)*

(asadoptedbytheDiplomaticConferenceforthe adoptionofanAgreementontheCreationofanIndustrial PropertyOrganizationforEnglish-SpeakingAfricaatLusaka(Zambia)on December9,1976,andamendedbytheAdministrativeCouncil ofARIPOonDecember10,1982,December12,1986andNovember27,1996)

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Preamble

TheGovernmentsonwhosebehalfthisAgreementissigned,

Being a ware of the advantage to be derived by them from the effective and continuous exchange of information and the harmonization and co-ordination of their laws and activities in industrial property matters,

Recognizing that the creation of an African regional industrial property organization for the study and promotion of and co-operation in industrial property matters in collaboration with the

 $\label{eq:constraint} Economic Commission for Africa, the World Intellectual Property Organization and other appropriate organizations would be stserve this purpose,$

Herebyagree asfollows:

ArticleI Establishment

The African Regional Industrial Property Organization (ARIPO) (hereinafter referred to as ``the Organization") is here by established and shall operate and be governed according to the provisions of this Agreement.

ArticleII Organs

TheOrganization shallhavethefollowingorgans:

theCouncilofMinisters, theAdministrativeCouncil, theSecretariat,and

such other subsidiary or gans as may be established by the Administrative Councilin accordance with the provisions of this Agreement.

ArticleIII Objectives

TheobjectivesoftheOrganizationshallbe:

- (a) topromote the harmonization and development of the industrial property laws, and matters related thereto, appropriate to the needs of its members and of the region as a whole;
- (b) tofo stertheestablishmentofacloserelationshipbetweenitsmembersinmatters relatingtoindustrialproperty;
- (c) toestablishsuchcommonservicesororgansasmaybenecessaryordesirableforthe co-ordination,harmonizationanddevelopmentoftheind ustrialpropertyactivities affectingitsmembers;
- (d) toestablishschemesforthetrainingofstaffintheadministrationofindustrialproperty laws;
- (e) toorganizeconferences, seminars and other meetings on industrial property matters;
- (f) toprom otetheexchangeofideasandexperience,researchandstudiesrelatingto industrialpropertymatters;
- (g) topromoteandevolveacommonviewandapproachofitsmembersonindustrial propertymatters;

- (h) toassistitsmembers,asappropriate,inthe acquisitionanddevelopmentoftechnology relatingtoindustrialpropertymatters,and
- (i) todoallsuchotherthingsasmaybenecessaryordesirablefortheachievementof theseobjectives.

ArticleIV Membership

MembershipoftheOrganizationshall beopentotheStatesmembersoftheUnitedNations EconomicCommissionforAfricaortheOrganizationofAfricanUnity.

Article V SpecialRelationshipwiththeUnitedNations EconomicCommissionforAfrica, theOrganizationofAfricanUnity andtheWor ldIntellectualPropertyOrganization

TheOrganizationshallestablishandmaintaincloseandcontinuousworkingrelationships with the United Nations Economic Commission for Africa, the World Intellectual Property Organization and the Organization of Africa in the Unity.

ArticleVI Co operatingStatesandOrganizations

TheOrganizationmayco -operatewithGovernmentsofStatesnotmembersofthe Organizationandwithorganizations,institutionsandbodiesotherthanthosereferredtoinArticle VofthisA greement(hereinafterreferredtocollectivelyas"Co -operatingStatesand Organizations")whicharedesirousofassistingtheOrganizationoritsmembersinachievingthe objectivesoftheOrganization.

ArticleVI *bis* TheCouncilofMinisters — CompositionandFunctions

(1) The Council of Ministers shall consist of Ministers of the Governments of States members of the Organization, who are responsible for the administration of industrial property.

(2) The Council of Ministers, as the supremebody of the Organization, shall be responsible for the orientation of the Organization, shall decide on all necessary measures to develop the Organization's activities and shall review the implementation of those activities.

(3)TheCouncilofMinistersshall,

- (a) receivefrom the Chairman of the Administrative Council the programme of activities, annual reports, budget and accounts of the Organization, and are port on the appointment of the Director General of the Secretaria to f the Organization;
- (b) beresp onsible for resolving problems which, because of their nature, cannot be resolved by the Administrative Council;
- (c) determinespecialcontributionstobepaidbythemembersoftheOrganizationand mattersrelatedthereto;
- (d) determine the headquarters of the Organization and matters related thereto;
- (e) givedirectionstotheAdministrativeCouncilortheSecretariatconcerningthe orientationoftheOrganizationorthedevelopmentofitsactivities;
- (f) exercisesuchotherpowersandperformsuchot herfunctionsasareconferreduponitor entrustedtoitbythisAgreement;
- (g) doallsuchotherthingsasitmaydeemnecessaryordesirablefortheachievementof alltheobjectivesoftheOrganization.

(4)TheordinarymeetingsoftheCouncilofM inistersshallbeconvenedontheinitiativeof itsChairmanactingontheadviceoftheChairmanoftheAdministrativeCouncil,atleastonce everytwoyearsor,incaseofanemergency,ontheadviceoftheDirectorGeneralofthe SecretariatoftheOrga nization.

(5) The Council of Ministers shall determine which States not members of the Organization, and which Organizations, institutions and bodies shall be admitted to its meetings as observers.

(6)TheCouncilofMinistersmaydelegateanyofthe powersandfunctionsentrustedtoit bythisArticletotheAdministrativeCouncil.

(7) The Council of Ministers shall, subject to the provisions of this Agreement, determine its own rules of procedure.

ArticleVII TheAdministrativeCouncil — CompostionandFunctions

(1)TheAdministrativeCouncilshallconsistoftheHeadsofOfficesdealingwiththe administrationofindustrialpropertyinthemembersoftheOrganization,providedthatany membermaynominateanyotherpersontorepresentiton theAdministrativeCouncilwhomit considerstohavetherequisiteknowledgeofindustrialproperty.

(2)TheAdministrativeCouncilshallelectfromamongitsmemberstheChairmanandtwo Vice-ChairmentobeofficersoftheOrganization.Suchofficers andmaybeeligibleforre -election. (3) The Administrative Council shall meet at least once a year in ordinary session. Extraordinary sessions may be convened as prescribed in the rules of procedure referred to in paragraph (4). They must be convened on the request of a least two thirds of the members. The Chairman of the Administrative Council shall preside over all sessions of the Council.

(4)TheAdministrativeCouncilshall,subjecttotheprovisionsofthisAgr eement, determineitsownrulesofprocedureincludingprovisionsrelatingtotheconveningofsessions, theconductofbusinessthereatandatothertimesandtheparticipationofCo -operatingStatesand Organizationsatsuchsessions.

(5)TheAdminist rativeCouncilshall, subject to the provision softhis Agreement,

- (a) formulateanddirecttheexecutionofpolicywithrespecttotheactivitiesofthe Organization;
- (b) approve the programme of activities, annual report, budget and accounts of the Organization;
- (c) determine the annual and special contributions to be paid by the members of the Organization and matters related thereto;
- (d) establishtheSecretariatoftheOrganizationandappointtheDirectorGeneralofthe Secretariat;
- (e) establikothersubsidiaryorgansasitmaydeemnecessaryordesirableforthepurpose ofachievingtheobjectivesoftheOrganizationandprescribeforsuchorgansrulesfor theconductoftheiraffairs;
- (f) makerulesgoverningthefinancial,administrativean dotheractivitiesofthe Organizationincludingthoserelatingtoco -operationbetweentheOrganizationandthe OrganizationsreferredtoinArticleVofthisAgreementaswellastheCo -operating StatesandOrganizationsreferredtoinArticleVIofthis Agreementandrepresentation oftheOrganizationbyofficersoftheOrganizationortheDirectorGeneralofthe SecretariatoftheOrganization;
- (g) promoteresearchandstudyonandtheimplementationoftheobjectivesofthe Organization;
- (h) givedir ectionstotheSecretariatconcerningitswork,includingtheorganizationof conferences,seminarsandothermeetingsonindustrialpropertyandonothermatters relevanttotheobjectivesoftheOrganization;
- (i) exercises uchother powers and performs uchother functions as a reentrust educitor conferred upon it by this Agreement or the Council of Ministers;
- (j) doallsuchotherthingsasitmaydeemnecessaryordesirablefortheachievementof theobjectivesoftheOrganization.

(6) The Adminis trative Council may delegate any of the powers and functions conferred upon itorentrusted to it by this Article to the Chairmanora Vice - Chairmanor to all or some of such of ficers collectively, or to the Director General of the Secretaria to rasubsidi ary organ established by the Administrative Council.

ArticleVIII TheSecretariatandFunctions

(1)TheDirectorGeneraloftheSecretariatshallbetheprincipalexecutiveofficerofthe Organization.TheDirectorGeneralshallbeappointedforafi xedtermoffouryears,andshallbe eligibleforre -appointment.

(2) The Secretariat shall examine ways in which the objectives of the Organization may be achieved and may act in relation to any particular matter which appears to merite xamination eithronits own initiative or upon the request of a member of the Organization made through its Director General and the Secretariat shall, where appropriate, report the result of its examination to the Administrative Council.

(3) The Secretariat shall un dertake such work and studies and perform such services relating to the Organization as may be assigned to it by the Administrative Council and shall also make such proposal sthere to a sit considers may assist in the achievement of the objective soft the Organization.

(4) The Director General of the Secretariat shall submit for the approval of the Administrative Council the annual report and drafts for the programme of activities, for the budget and for the accounts of the Organization.

(5)Fortheper formanceofthefunctionsentrustedtoitbythisArticle,theSecretariatmay collectinformationandverifymattersoffactrelatingtosuchfunctionsandforthatpurposemay requestamemberoftheOrganizationtoprovideinformationrelatingthereto.

(6) The members of the Organization agree to cooperate with and assist the Secretariatin the performance of the functions entrusted to it by this Article and agree in particular to provide any information which may be requested under paragraph (5) of the his Article.

ArticleIX Status,PrivilegesandImmunities

(1) The Organization shall in the territories of the members of the Organization enjoy international legal personality and shall have the legal capacity required for the performance of its functions and to acquire or dispose of movable or immovable property.

(2) In the exercise of the powers conferred by paragraph (1) of this Article, the acts of the Organization shall be signified by the Director General of the Secretariat.

 $(3) The Direct \ or General of the Secretariat shall on behalf of the Organization conclude with the Government of the State in whose territory the Secretaria tis situated an agreement$

relatingtotheprivilegesandimmunitiestoberecognized and granted with respect to he Organization.

ArticleX FinancesoftheOrganization

(1) The reshall be ageneral fund of the Organization.

(2) Thereshall bespecial funds as may from time to time be established by the Administrative Council.

(3) Allmonies received by the Organization under this Agreement or from any other source shall be paid into the general fundex cepts unswhich are required to be paid into one of the special funds referred to in paragraph (2) of this Article.

(4) All expenditure of the Organization , other than expenditure which is required to be met from one of the special funds referred to in paragraph (2) of this Article, shall be met from the general fund.

ArticleXI ObligationofMembersoftheOrganization

ThemembersoftheOrganizationun dertaketotakeallstepsthatarewithintheirpowerto giveeffecttothisAgreementandinparticular:

- (a) topaytheirannual contributions;
- (b) topaysuchspecialcontributionsasmaybedeterminedbytheCouncilofMinisters;
- (c) tofacilitatet heexchangeanddisseminationofinformation; and
- (d) toprovideforthepurposesoftheOrganizationtrainingandresearchfacilitiesand personnelonsuchtermsandconditionsasmaybeagreedwiththeappropriateorganof theOrganization.

ArticleX II WithdrawalandSuspension

(1)AnymemberoftheOrganizationmaywithdrawfromtheOrganizationatanytimeafter theexpirationofoneyearfromthedateonwhichitbecameamemberoftheOrganizationby givingwrittennoticeofitswithdrawaltot heGovernmentoftheRepublicofZambia,whichshall forthwithnotifyallothermembersoftheOrganizationofthereceiptofsuchnoticeof withdrawal. (2) Withdrawalshall become effective, unless previously withdrawn, one year from the date of receip tby the Government of the Republic of Zambia of anotice of withdrawal:

Provided that any member of the Organization with drawing from the Organization shall, never the less, remain liable for the fulfillment of its obligations to the Organization including the payment of contributions in respect of the entire year of anotice of with drawal.

(3)TheCouncilofMinistersmaybyatwo -thirds[majority]ofthevotescastbyits memberspresentandvotingsuspendamemberoftheOrganizationwhich,forthree consecutive years,failstomeetitsfinancialobligationstowardstheOrganization,tocomplywiththe decisionsoftheCouncilofMinistersortofulfilanyotherobligationsunderthisAgreement.The samemajorityshallberequiredforadecisionofth eCouncilofMinisterstorevokethe suspensionofamemberoftheOrganization.

(4) The Director General of the Secretariat shall notify the Government of the Republic of Zambia of any suspension or revocation of as shall notify all the members of the Organization of any such suspension or revocation of as supported by the Secretarian statement of the Republic of Zambia shall notify all the members of the Organization of any such suspension or revocation of as supported by the Secretarian statement of the Republic of Secretarian statement of Secretarian

ArticleXIII SettlementofDisputes

Anydisputesarisingoutoftheinterpretationorapplicat ionofanyoftheprovisionsofthis AgreementwhichcannotbesettledbytheAdministrativeCouncilshallbesubmittedtothe CouncilofMinisters,whosedecisiononthemattershallbefinalandbindingonallthemembers oftheOrganization.

ArticleX IV Amendment

(1) Subject to the approval of the Council of Ministers, this Agreement may be amended by a two-thirds vote of the members of the Administrative Council.

(2)EveryamendmenttothisAgreementshallbenotifiedtotheStatesmembersofth e OrganizationbytheDirectorGeneraloftheSecretariatandnosuchamendmentshallhaveeffect untilaftertheexpirationoftwomonthsfromthedateofsuchnotification.

(3)NoamendmenttothisAgreementshallbeconsideredbytheAdministrativeC ouncil unlessitshallhavebeennotifiedtoallthemembersoftheOrganizationatleastsixmonthsprior tosuchconsideration.

ArticleXV Dissolution

TheOrganizationmaybedissolvedbyagreementoftwothirdsofthemembersofthe Organizationan d,uponsuchagreement,theCouncilofMinistersshallappointaCommitteefor theorderlyliquidationoftheOrganization.

ArticleXVI FinalProvisions

(1) This Agreements hall be signed in a single copy and shall be deposited with the Government of the Republic of Zambia. It shall remain open for signature at Lusaka until December 31, 1977.

(2) This Agreements hall come into force upon ratification or accession by at least five of the States referred to in Article IV of this Agreement, in accord ance with the constitutional procedures applicable to such States. Instruments of ratification or accession shall be deposited with the Government of the Republic of Zambia, which shall not if yall States referred to in Article IV of this Agreement of such ratifications or accessions.

(3) After the coming into force of this Agreement, a State referred to in Article IV of this Agreement which is not already a member of the Organization may ratify the Agreement or accede thereto. Instruments of ratification no raccession shall be deposited with the Government of the Republic of Zambia, which shall not if yall States members of the Organization of such ratifications or accessions. With respect to such State, this Agreement shall enterint of or ceat the date of deposit of such instrument of ratification or accession.

(4)TheGovernmentoftheRepublicofZambiashalltransmitcertifiedcopiesofthis AgreementtothemembersoftheOrganization,andtotheUnitedNationsEconomic CommissionforAfrica,theO rganizationofAfricanUnity,theWorldIntellectualProperty Organization,theCo -operatingStatesandOrganizationsandsuchotherbodiesasthe AdministrativeCouncilmaydirect.

* Englishtitle. Entryintoforce (of Agreementaslastamended) :January1,2000. Source:CommunicationfromtheSecretariatofARIPO.