STANDARDIZATION AND REGULATION PRACTICE

Revision of UNECE Recommendations

Approved Recommendation “M”
Use of Market Surveillance Infrastructure as a Complementary Means to Protect Consumers and Users against Counterfeit Goods

Submitted by the secretariat

Recommendation M was approved by the Working Party at its seventeenth session.

It is submitted to the Working Party in its final form for information, as requested by the Bureau of the Working Party at its meeting on 17 March 2008.
Recommendation M
Use of Market Surveillance Infrastructure as a Complementary Means
to Protect Consumers and Users Against Counterfeit Goods

1. The Working Party on Regulatory Cooperation and Standardization Policies:

   Recognizing consumer-protection concerns of the United Nations Member States and
tasks for international organizations as highlighted in the General Assembly decision 54/449 of
22 December 1999 (United Nations Guidelines for Consumer Protection),

   Stressing the necessity to set up efficient domestic market surveillance system to ensure
that goods placed on the market meet public legitimate objectives such as public health
protection and safety and that business transactions take place in compliance with the principle
of fair competition,

   Stressing the importance of intellectual property rights protection for the economic and
industrial development of countries, and for international trade,

   Noting existing deficiencies in the protection and enforcement of intellectual property
rights (trademarks, copyrights, patents, designs, geographical indications) in international trade
and the threats to health and safety of consumers and users posed by counterfeit goods,

   Underlining that setting up an administrative and legal framework to protect IPR,
including penalties, and building a coordinated network of cooperation between all core
stakeholders, namely State authorities (e.g. customs, police and intellectual property
agencies/patent offices), industry, consumers and users, are key elements to solve the problems
of counterfeit goods,

   Taking into account the legal and technical differences which may exist between the
administrative and legal framework and individual technical regulations as well as the
implementation tools when looking at protecting intellectual property rights compared to
ensuring market surveillance,

   Considering the role of the Working Party on Regulatory Cooperation and
Standardization Policies in improving the current administrative and legal framework to enable
business to trade safe and reliable products and services.

2. Recommends that Governments explore the possibility, wherever feasible and where the
national legal framework permits, to involve their market surveillance authorities in the fight
against counterfeit goods - in a complementary way to existing national legal mechanisms - by
implementing the following procedures:

   (a) To provide mechanism for cooperation and coordination of market surveillance
activities on the national level between market surveillance, customs and other authorities
concerned,
(b) To give the possibility to right holders to inform (with documented proof) the market surveillance and other relevant state authorities on counterfeit goods,

(c) To enable market surveillance authorities to identify suspected counterfeit goods made available on the domestic market (in cooperation with other relevant authorities) during market surveillance activities, including, where appropriate, resorting to laboratories to test the goods,

(d) After having examined the compliance with all applicable requirements of the national legislation, also to enable market surveillance authorities to check if the goods might infringe intellectual property rights, and, whenever feasible and without prejudice to the national legislation on confidentiality, to involve other relevant authorities and intellectual property right holders,

3. *Trusts* that implementation of these procedures should neither create financial burdens for market surveillance authorities nor replace or duplicate existing intellectual property rights enforcement tools. It would be rather beneficial to consumers/users, and conducive to establishing “rule of the law” principles in society and to fair competition and business development.

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