EXECUTIVE SUMMARY

In the past few years, Latvia has taken very positive steps to reform its legal regime including the adoption of a new Copyright Law in 2000; acceding to the Berne Convention in 1995 and the Geneva Phonograms Convention in 1997; joining the World Trade Organization (WTO) on February 19, 1999; and acceding to both digital treaties, the WIPO Copyright Treaty (WCT) and the WIPO Performances and Phonogram Treaty (WPPT) on March 22, 2000.

Now that it has put the necessary substantive laws into place, it must reform its copyright enforcement regime. As the WTO TRIPS Agreement requires, it must improve its Criminal Code and Criminal Procedure Code, and it must implement its new Customs Code so that border enforcement is compatible with the TRIPS enforcement obligations. Latvia adopted new customs regulations effective July 1, 1999, consistent with the European Union Anti-Counterfeiting Regulation and the WTO TRIPS statutory obligations, but there are no signs that border enforcement has improved as a result. So the biggest challenge Latvia faces is making its copyright enforcement regime effective on all levels: criminal, civil, administrative, and through the use of its new border measures. And, as noted, there are still additional legal reforms that Latvia must make to be fully in compliance with TRIPS, especially regarding enforcement.

The history of Latvian copyright reform began in 1993, when Latvia overhauled its old Soviet-style copyright law; after a series of revision efforts in 1998 and 1999, a new Copyright Law was enacted in April 2000, effective April 27, 2000 (with some provisions in force on January 1, 2001 and others on January 1, 2003). Latvia now has a relatively modern copyright law. Still, the law has several significant shortcomings, including no provision for civil ex parte search procedures, and a right of remuneration only for the broadcasting, public performance, or other communication to the public of sound recordings. Plus, good laws without effective enforcement are not sufficient in the fight against commercial piracy.

The Latvian market is overloaded with pirated cassettes, videos, game cartridges and optical media product either produced by or shipped through its neighbors, Lithuania and Ukraine. All three of these countries have very poor border enforcement, and since Lithuania and Ukraine are known for their export capabilities, the Latvian market with its own border enforcement problems is ripe to receive this illegal material. The Latvian government must immediately address this piracy problem by significantly bolstering its on-the-ground enforcement measures especially at the border, and through the criminal justice system acting against organized piracy activities. As a result of the enforcement deficiencies and industry concern, the IIPA recommends that Latvia be added to the Special 301 Watch List this year.
ESTIMATED TRADE LOSSES DUE TO PIRACY
(in millions of U.S. dollars)
and LEVELS OF PIRACY: 1999 - 2000

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COPYRIGHT PIRACY AND ENFORCEMENT

Effective Criminal, Civil, Administrative, and Border Enforcement is Necessary to Comply with the TRIPS Agreement.

Now that Latvia has made important strides with its legal reforms, it must implement effective criminal, civil, administrative, and border enforcement measures to stop commercial piracy and to comply with its new WTO TRIPS Agreement obligations.

Certainly, Latvia has taken legal and some structural action to improve its enforcement mechanisms, but now these steps must be used to deter piracy. In the past few years, Latvian authorities have increased their organizational efforts to combat piracy. The Ministry of the Interior (MOI) has the authority to enforce the copyright law and other laws on intellectual property. IIPA understands that MOI continues to hold monthly meetings on IPR protection with other Latvian agencies (e.g., the financial police, the economic police, customs officers).

Last year, a coordinator for IPR cases was appointed within the Latvian police, and apparently other coordinators were also appointed at the regional level. Unfortunately, these authorities still appear to be reluctant to initiate anti-piracy enforcement activities, due to administrative problems, ineffective authority, or a lack of proper resources.

In 2000, an interministerial and copyright industry council was established to deal with IPR enforcement and to help coordinate strategies to combat piracy. It is unclear whether this body has resulted in improvements to establish clear lines of authority for domestic enforcement, and the establishment of a single specialized department to coordinate such enforcement, both of which are needed for effective action against commercial pirates. Also it was encouraging to see that when the IIPA’s Latvia country report was published in February 2000, the Latvian Copyright Agency agreed with our requests for better enforcement and they

¹ 1999 business applications statistics for Latvia are not yet available.
² IDSA estimates for 2000 are preliminary.
publicly stated their need for additional governmental support to effectively protect the works of Latvian and foreign authors.

The ongoing problem is that enforcement officials, in general, appear to be uncertain about the appropriate procedures in piracy cases, and there are many obstacles to procedures for the verification of legal versus illegal copies, false licenses and the like. In addition, there have been considerable investigative and prosecutorial delays in moving cases forward, and administrative remedies have not been properly utilized. Businesses, especially illegal kiosks and stores that sell pirated material, are not fined, nor are their business licenses revoked; either of these measures would be important first steps toward proper enforcement of the copyright law.

The Business Software Alliance (BSA), for example, reports that they have experienced significant delays in several of the cases that were referred to enforcement officials. For example, evidence sent to a prosecutor’s office in June 2000 has yet to result in the commencement of a prosecution, much less a conviction. In general, it appears that the overall Latvian enforcement machinery is still not at the stage where effective prompt enforcement action can be undertaken.

Given that much (but not all) of the piracy problem in Latvia is due to the heavy importation of infringing materials, it is essential that border measures be enforced in practice. As part of Latvia’s WTO accession package, several laws and decrees were passed to improve substantive border enforcement measures. Two laws form the basis for Customs enforcement measures in Latvia: (1) the 1997 Customs law (of June 11, 1997); and (2) a Cabinet of Ministers Regulation on Customs measures for IPR protection (of February 9, 1999) which entered into force on July 1, 1999). Latvian officials have repeatedly stated that these measures fully comply with TRIPS and with European Union obligations. Further, two years ago, the government announced plans to create a new Customs supervisory institution. In fact, a dedicated intellectual property protection unit was created within the Latvian Customs Office, but there is no information on how this unit is functioning. And unfortunately, there have been no signs of progress with border enforcement since these measures were adopted.

An ongoing problem has been that Customs has refused to seize suspect product without a court order, and Customs officials have admitted problems with the detection of illegal material. It is encouraging that in late 2000 in St. Petersburg, cooperative meetings were held with Russian, Estonian, Latvian and Lithuanian Customs officials responsible for IPR enforcement. The Russian Customs officials, for example, agreed to cooperate and share cross-border information beginning in 2001. Further, the Latvian Anti-Piracy Organization (LAPO) supported by the Motion Picture Association (MPA), and the Russian Anti-Piracy Organization (RAPO) plan to coordinate their activities as well to keep their respective governments working together.

One step the Latvian government could take to improve enforcement would be to establish better coordination of customs authorities between Latvia’s neighbors in Estonia and Lithuania. This would be especially helpful to stem the tide of pirated Russian material entering Latvia (and the other countries). In this regard, the IIPA and its members have worked with Latvian (and Estonian and Lithuanian) Customs and other government officials to better train and staff enforcement efforts. For example, in 1999 a three-part training program was conducted with police, customs officials, prosecutors and judges and U.S. and European industry representatives. The program included a well-attended Riga seminar as the culmination of a multiyear program funded by the U.S. Information Service in cooperation with IIPA and its members.
Unfortunately, enforcement progress has been slow. For example, litigation, especially criminal cases, takes considerable time in Latvia. While administrative cases are described as relatively simple and can proceed in two to four months, criminal cases take 18 months to two years just to begin the trial. This is because criminal cases must proceed through three stages: First, the police review the preliminary records; then there is a police investigation; and finally, the prosecutor must review and then get the Prosecutor's Office to issue a formal charge before the case can commence. Once it does commence, the procedures are complicated and can be considerably delayed. For the past two years, it was hoped that a new criminal procedure code drafted by the government would be adopted and implemented to improve and simplify the process, but this has not yet been undertaken.

The BSA reports that enforcement authority cooperation on actions in 2000 slackened off from previous years. The Economic and Finance Police conducted a total of 14 raids in 2000 with the cooperation of BSA; eight of these concerned end-users, six were of resellers. As a result, nine actions were commenced by the police and forwarded to the courts for disposition. However, because of the delays in the enforcement process, only one of these cases has to date resulted in a judgment with the imposition of a modest fine of 100 Lats (U.S.$164) being imposed. Another problem that hinders effective enforcement is the relatively low level of administrative fines.

In general the software industry has had good cooperation, albeit on a limited number of cases, from the Economic and Finance Police; mostly this has focused on end-user raids. However, the software industry believes that significantly more resources need to be devoted to this important area of enforcement for it to be properly effective.

The Rise of Optical Media and Other Forms of Piracy in Latvia

Latvia's geographic location between two countries known to export pirated audio and videocassettes, game cartridges and optical media products — Lithuania and Ukraine — places it at great risk for being overwhelmed by large quantities of pirated product which can crush the market for legitimate product. Pirated material — pirated audio CDs, CD-ROMs containing entertainment and business software, videos and audiocassettes, and videogame cartridges — regularly enters Latvia from Lithuania. A significant amount of pirated material from Russia also reaches Latvia; the material is produced there, in Ukraine, and elsewhere in the region. For example, the same legitimate Russian-dubbed video selling in Russia for under $3 is marketed in Latvia for $5.50 to $7.50. That is why effective border enforcement is so critical.

There are no reports of optical media production in Latvia at this time. Most of the illegal optical media material in Latvia is coming from Russia.

Piracy of sound recordings and music is widespread in Latvia. The estimated level of audio piracy is 65% for 2000; the piracy rate is estimated to have been at 65% (both of these figures remaining constant from 1999) — around 80% for international repertoire. The main distribution points are in Riga, at two bazaars in the city which have 60 to 100 sales points that sell pirate audio product. The prices of the pirate music CDs are approximately $6. Most of these CDs are imported from Russia, Lithuania, and Ukraine. The recording industry reports that the police have generally not taken decisive action against the open markets; there are not seizures or raids, much less prosecutions. A new piracy trend in Latvia involves CD-R piracy, where compact discs are customized using a personal computer. Another disturbing trend in
2000 was the appearance of counterfeit material being sold in respectable supermarket chain stores.

In 1999, piracy had so flooded the Latvian market that the largest radio stations in Latvia refused to broadcast musical recordings for one hour on a given day as a protest against piracy. Record stores opened late and television stations refused to air music videos that day. Such public protests followed a similar effort in September 1998 when a “Rock Against Piracy” concert was held. Unfortunately, even after years of these public protests, there were no signs of progress in the fight against piracy in 2000.

One particularly disturbing practice consists of the sale of illegal recordings as a part of a “private collection.” This argument is used by pirates at the open markets to avoid the seizure of goods and prosecution; they claim that they are selling material initially made for such “private” use. This practice is incompatible with the TRIPS Agreement enforcement standards and must be eliminated as an excuse for the police and prosecutors to permit illegal activity from continuing. The recording industry also reports a growth of Internet piracy; that is, material offered for sale on the Internet that is distributed as physical disks through the mail. Several Websites have been operating with impunity for over three years without any prosecutorial action to shut them down. The Economic Police have either been unwilling or unable to address this problem to date.

A major concern for the recording industry is the fact that Latvia (and Lithuania and Estonia) is being used to transship pirate CDs into the EU; frequently sea links with Finland and the other Scandinavian countries are used. The transshipment is moving material into and out of other parts of Central and Eastern Europe as well as Russia.

The recording industry, and all the other industries, are very concerned that the customs authorities must use their essential tools to provide effective enforcement. In this regard, they must take ex officio action when they detect border trade and domestic enforcement violations and they must work in cooperation with the European Union and Russian customs authorities to improve their efforts to stop the trafficking of material.

The entertainment software industry (Interactive Digital Software Association, IDSA) concurs that border enforcement is a major problem in Latvia. They note that this problem must be addressed to cutoff the flow of material from organized crime syndicates in Russia shipped into or through Latvia, and especially that such action must be undertaken before these operations are able to get a foothold in Latvia and use it as a base for distribution of illegal material into other neighboring countries.

The Motion Picture Association (MPA) reports that for the audiovisual industry, video piracy continues to be a serious problem in Latvia in 2000, with the piracy rate estimated to be about 85%. Pirate videos are duplicated locally from “masters,” which can be U.S. cinema camcordings, prints stolen directly from Los Angeles production rooms (via Russian and Israeli-based sources) or hacked DVDs.

Although audiovisual piracy is not as overt as it has been in the past, some street traders still discreetly solicit customers with pirate catalogues. Piracy is still a major problem and police corruption has been a major barrier. Pirate copies are also available in video rental stores as early as two months before their Latvian theatrical release. As a result of the sizeable Russian population in Latvia (estimated at almost 40% of the country’s total population), there is a very large market for pirate and unauthorized Russian-language videotapes. Parallel imports of
Russian-language videocassettes are a significant problem given that a legal retail price of U.S.$3 in Moscow is much lower than in Riga; pirate tapes in Riga sell for U.S.$4-7. The MPA notes that the Customs authorities must make special efforts to identify and halt pirate product crossing not only the Russian, but also the Belarus, border. In this regard, MPA has been working with the World Customs Organization (WCO) to conduct training for police and customs officials in Latvia (and elsewhere in the region). MPA has also been supporting a local initiative aimed at creating a full-fledged Latvian anti-piracy organization. Coordination meetings have already been set up between RAPO and Russian and Latvian Customs officials.

The MPA also reports that Web-based piracy is starting to appear. In 2000, three pirate sites marketing hard goods were uncovered by LAPO, the nascent local anti-piracy organization.

Television and cable piracy is becoming less of a problem in Latvia than previously reported. That’s because in 1999, an agreement regarding the payment of royalty fees became effective among 34 Latvian cable television stations and AGICOA (the international collecting society for cable retransmissions). The agreement was signed in cooperation with the Ministry of Culture and the Latvian Copyright Agency.

The MPA estimates its losses in Latvia were $1.5 million in 2000. The video piracy rate is estimated to be 85%, down from the 100% rate in 1999. There are no available figures for the broadcast piracy or theatrical piracy rates.

The BSA reports that most of its illegal material enters Latvia from Russia, Belarus, or neighboring countries. The same is true for material entering Lithuania and Estonia. In particular, poor border enforcement and the lack of cooperation between neighboring countries (especially Estonia and Lithuania) are problems that need the most attention. The BSA has no loss figures for Latvia but estimates piracy rates were at 77% in 2000 (down from about 84% in 1999). In 2000, BSA reported some signs of border control points being better regulated, but they report that overall border enforcement remains poor.

**Protection and Enforcement Obligations**

Latvia currently participates in the U.S. Generalized System of Preferences (GSP) program, which offers duty-free imports of certain products into the U.S. from developing countries. In order to qualify for such unilaterally granted trade preferences, the U.S. Trade Representative must be satisfied that the country meets certain discretionary criteria including whether it provides “adequate and effective protection of intellectual property rights...” At the same time that Latvia is causing millions of dollars of losses to the U.S. due to piracy, it imported $5.1 million worth of products without duty (the last full year of available GSP statistics), and over $10 million worth in the first 10 months of 2000. Latvia should not continue to expect such favorable treatment at this level if it is not providing adequate and effective protection and enforcement of copyright material.
Treaty Accessions and the Copyright Law of 2000

In the past several years, Latvia made significant progress with the adoption of new laws and its accessions in important copyright and neighboring rights treaties.

Latvia became a member of the Berne Convention (August 11, 1995) and the Geneva Phonograms Convention (August 23, 1997); it also became a member of the Rome Convention (August 20, 1999). On January 21, 1999, the Latvian Parliament adopted a package of amendments to permit Latvian accession to the WTO and the TRIPS Agreement by passing minor amendments to the Copyright Act, the Code of Administrative Offenses, the Criminal Code, the Consumer Protection Act and the Customs Act. As a result, Latvia acceded to the World Trade Organization (WTO), effective February 10, 1999, thereby obligating itself to meet all of the TRIPS Agreement provisions. In February 2000, the Parliament approved accession to the two digital treaties, the WIPO Copyright Treaty (WCT) and the WIPO Performances and Phonogram Treaty (WPPT); Latvia acceded to these treaties on March 22, 2000.

In its bilateral relations, Latvia signed an important trade agreement with the United States on July 6, 1994, and later ratified it; this agreement required significant legal changes in Latvia’s IPR regime by the end of 1995. In fact, Latvia did adopt a series of copyright amendments aimed at meeting its bilateral and multilateral obligations. Latvia enacted a copyright law, effective May 15, 1993, to replace the old Soviet civil code. That law, while providing good levels of protection, needed additional amendment to meet international standards.

Working with WIPO, and foreign copyright experts, amendments to modernize the copyright law were passed on August 14, 1998. These 58 amendments to the 1993 law reportedly included: copy protection measures; provisions vesting rights in audiovisual works in natural authors (with apparent exceptions for the treatment of foreign works, this would have reversed the 1993 Act, which vested rights in audiovisual works initially in the producer); provisions relating to the implementation of the term rental and software EU Directives; a new blanket tape levy; collective administration reform; and transitional provisions regarding retroactive implementation of these changes. The August 1998 amendments were accomplished under unusual circumstances: they were considered a “Regulation of the Cabinet Ministers,” subject to parliamentary approval. Under this proceeding, the amendments became effective upon issuance, but only for six months. Because the Latvian Parliament never approved the amendments within this period, they were effectively repealed. Instead, those amendments were used as the template for the package of amendments finally adopted in 2000.

In lieu of the major package of amendments “adopted” in August 1998, several minor amendments to the copyright law were accomplished in January 1999, as part of Latvia’s WTO accession package.

3 The substance of these 1998 amendments was described to IIPA in several meetings with Latvian officials and local copyright experts, but IIPA was never given an official version for translation.
On April 27, 2000, the new copyright law was adopted by the Parliament replacing the 1993 law, as amended. While many of its provisions went into force on April 27, 2000, some provisions entered into force on January 1, 2001, and others will go into force on January 1, 2003.

The copyright law of 2000 included many of the provisions of the expired August 1998 law. The new law made significant improvements to the 1993 law, including definitions of critical rights such as reproduction right (including temporary copies), and a right of making available. The new package of amendments also changed the penalties for software piracy offenses; for example, for end-user and reseller piracy offenses, the penalties were increased from 200 Lats (U.S.$ 324) to 7,500 Lats (U.S.$12,114) and possible imprisonment of five years.

Given the wide-scale sale of material in open markets, proposals were formulated to address this problem. One proposal would have revised the Administrative Code to ban the sale of music, audiovisual or computer program material at such open markets; unfortunately, this proposal was rejected by the Estonian government.

Even with the adoption of the very modern 2000 copyright amendments, several TRIPS issues remain outstanding, or require further clarification. These TRIPS-incompatible measures include:

- no civil ex parte search procedures; without these procedures, there can be no effective enforcement against end-user software pirates.
- no clear protection for pre-existing works and sound recordings. Such protection is not clearly spelled out in the Copyright Law for works or sound recordings, although many Latvian experts have offered their view that such protection does exist under current law and Latvian officials acknowledge that such protection is required under the TRIPS agreement (Articles 9, 12 and 14.6).
- low administrative penalties that do not deter piracy. The current is a maximum of 250 Lats (U.S.$405).
- no deterrent criminal penalties (with the exception of provisions added for certain types of software piracy).
- Providing only a right of remuneration for the broadcasting, public performance, and other communication to the public for producers of sound recordings.
- an awkward provision in the civil law regarding the destruction of equipment used to produce illegal copies in that it requires that the equipment (and perhaps the illegal copies produced) can be given to charity. There was considerable confusion about this provision in discussions with Latvian officials; at the very least, it should be clarified. The criminal provisions do properly provide for the seizure and destruction of equipment.
- no presumption of “authorship” for audiovisual producers or sound recording producers (protected in Latvia under neighboring rights), even though such a presumption exists for the benefit of authors (meaning authors of all other “works”).

In addition, now that Latvia has acceded to the digital copyright treaties, it must fully implement them. Some implementation provisions were adopted in the Copyright Law of April 2000, but many others still need to be enacted.
In order to fully implement the two 1996 WIPO digital treaties to protect against Internet and other forms of digital piracy, Latvian law must allow right holders to enforce their rights against the circumvention of technological protection measures. Technological protection measures are the tools that rightholders use to manage and control access to and copying of their works in the digital environment. Implementation of this requirement should include a prohibition on the manufacture, importation, sale, distribution, or other trafficking in devices or services that are aimed at circumventing technological protection measures, as well as outlawing acts of circumvention. In addition, rightholders need to be able to protect so-called “copyright management information” that is attached to or accompanies a work or sound recording, including protection against the alteration, removal or falsification of this information.

The International Federation of the Phonographic Industry (IFPI) reports that MP-3 piracy in Latvia is an ongoing concern. There are many illegal sites hosted by government-controlled servers offering illegal MP-3 format musical material. This makes the early implementation of all the WIPO treaty obligations even more important. In 2000, a Latvian Internet Association was formed to help local and foreign producers of music police illegal activity and in order to work with the local Internet service providers (ISPs). As noted, Internet piracy has not yet been properly addressed by the enforcement authorities.

There are no known plans to revise the current Administrative Code articles pertaining to intellectual property violations. Article 2046 sanctions the use of copyrighted material without a license and imposes a fine of up to 250 Lats (U.S.$ 405). There are no known amendments to the current civil penalties pending. Articles 1770-1792 (Civil Code) and articles 54, 55, 57-8 (Law on Copyright and Neighboring Rights) include sanctions for copyright violations.

**Criminal Code Amendments of 1998**

Latvia passed a new criminal law in June 1998, which entered into force on April 1, 1999. Of the three provisions in these amendments which relate to IPR protection (in particular Arts. 148-9), the criminal law now includes: fines for manufacturing, selling, storing or concealing unauthorized copies; confiscation of infringing copies and equipment; prison terms of up to three years for repeat offenders (including activities related to unauthorized decoders and smart cards); and up to five years in jail for organized crime activity. The fines range from between 60 and 1,000 times the minimum monthly salary. There are still no known plans to amend the Criminal Procedure Code.

Even after almost two years, there are still no reports of any imprisonments under these revised provisions. Last year, there was a single report of fines being imposed in a case; the fines were reported to be of between 150 and 300 Lats (U.S.$243 to $487), that is, nothing that would act to deter commercial piracy. In sum, the slow pace of criminal enforcement activity at the prosecution stage accounted for the poor quality of enforcement in Latvia in 2000. Although some of the industries note matters that are pending, there are few encouraging signs of progress with criminal IPR enforcement cases to report.