Executive Summary

Effective enforcement remains the copyright industries’ primary concern in Peru.

Noticeable progress with Peru’s administrative agency, INDECOPI, has been achieved. INDECOPI’s institutional attitude towards the industry’s enforcement efforts changed markedly during 2000. New government officials have undertaken several initiatives to improve intellectual property rights protection. Senior INDECOPI officials have committed to support the copyright industries’ enforcement efforts and to participate in urging other agencies to participate in the IPR enforcement efforts. INDECOPI actively supported the development of the Special Commission against Counterfeiting and Piracy (Comisión de Lucha contra la Falsificación y la Piratería, known as CONTRACOPIA). INDECOPI invited several IIPA member associations to be members of this Commission as well as other government agencies, such as Customs, the tax agency (SUNAT), the police, and the prosecutor’s office. This Commission should help confront the piracy problem with coordinated efforts, providing a unique forum for different industries to meet and discuss initiatives. INDECOPI has issued a legal report recommending that the Ministry of Industry ratify the two WIPO treaties, and a senior official has stated that Peru is working toward ratifying these treaties; all that is needed in Presidential signature. INDECOPI officials have repeatedly stated that it will support the appointment of a second special IPR prosecutor and of specialized judges. Resolution regarding outstanding issues regarding INDECOPI’s administrative fines and levels of damages needs to keep moving forward.

Peru must devote much more attention toward improving its criminal enforcement system in order to meet its bilateral and multilateral copyright obligations. Many of the copyright industries rely on criminal enforcement to deter piracy in Peru. More police actions are needed. Prosecutors must bring and actively pursue the cases, and judges must impose deterrent sentences. The recent naming of a Special IPR Prosecutor appears to be a step in the right direction. To the best of our knowledge, not one copyright pirate received a criminal conviction with a jail term last year, despite the fact that Peru’s copyright law contains high levels of criminal sanctions. Peru also needs to improve its border controls. Levels of copyright piracy remain high across all industry sectors. In turn, estimated trade losses due to piracy of U.S. copyrighted materials in Peru rose to $93.8 million in 2000.

In recognition of the progress Peru has made on copyright matters, IIPA recommends that Peru be placed on the Special 301 Watch List this year. IIPA anticipates that high-level contacts on intellectual property issues between the U.S. and Peruvian governments will continue in 2001. It is imperative that tangible progress to improve copyright enforcement continue during this election year in Peru.
ESTIMATED TRADE LOSSES DUE TO PIRACY
(in millions of U.S. dollars)
and LEVELS OF PIRACY: 1995 - 2000

<table>
<thead>
<tr>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Loss</td>
<td>Level</td>
<td>Loss</td>
<td>Level</td>
<td>Loss</td>
<td>Level</td>
</tr>
<tr>
<td>Motion Pictures</td>
<td>4.0</td>
<td>75%</td>
<td>4.0</td>
<td>65%</td>
<td>4.0</td>
<td>50%</td>
</tr>
<tr>
<td>Sound Recordings / Musical Compositions</td>
<td>55.0</td>
<td>96%</td>
<td>50.0</td>
<td>85%</td>
<td>50.0</td>
<td>85%</td>
</tr>
<tr>
<td>Business Software Applications</td>
<td>21.5</td>
<td>61%</td>
<td>22.2</td>
<td>63%</td>
<td>30.5</td>
<td>64%</td>
</tr>
<tr>
<td>Entertainment Software</td>
<td>3.8</td>
<td>70%</td>
<td>NA</td>
<td>NA</td>
<td>NA</td>
<td>5.2</td>
</tr>
<tr>
<td>Books</td>
<td>9.5</td>
<td>NA</td>
<td>10.0</td>
<td>NA</td>
<td>10.0</td>
<td>NA</td>
</tr>
<tr>
<td>Totals</td>
<td>93.8</td>
<td>86.2</td>
<td>94.5</td>
<td>85.2</td>
<td>43.4</td>
<td>74.0</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Loss</td>
<td>Level</td>
<td>Loss</td>
<td>Level</td>
<td>Loss</td>
<td>Level</td>
</tr>
<tr>
<td>Motion Pictures</td>
<td>4.0</td>
<td>75%</td>
<td>4.0</td>
<td>65%</td>
<td>4.0</td>
<td>50%</td>
</tr>
<tr>
<td>Sound Recordings / Musical Compositions</td>
<td>55.0</td>
<td>96%</td>
<td>50.0</td>
<td>85%</td>
<td>50.0</td>
<td>85%</td>
</tr>
<tr>
<td>Business Software Applications</td>
<td>21.5</td>
<td>61%</td>
<td>22.2</td>
<td>63%</td>
<td>30.5</td>
<td>64%</td>
</tr>
<tr>
<td>Entertainment Software</td>
<td>3.8</td>
<td>70%</td>
<td>NA</td>
<td>NA</td>
<td>NA</td>
<td>5.2</td>
</tr>
<tr>
<td>Books</td>
<td>9.5</td>
<td>NA</td>
<td>10.0</td>
<td>NA</td>
<td>10.0</td>
<td>NA</td>
</tr>
<tr>
<td>Totals</td>
<td>93.8</td>
<td>86.2</td>
<td>94.5</td>
<td>85.2</td>
<td>43.4</td>
<td>74.0</td>
</tr>
</tbody>
</table>

BILATERAL COPYRIGHT ISSUES WITH PERU

Because of the difficulties in obtaining effective criminal, administrative and border enforcement in Peru, IIPA requested in June 1999 that USTR initiate a review of Peru’s eligibility as a beneficiary country under the Generalized Systems of Preferences (GSP) program and the Andean Trade Preferences Act (ATPA) for its failure to provide adequate and effective copyright protection to U.S. copyright owners.³ Peru developed a plan of action for IPR issues in early 2000 which led IIPA to withdraw its GSP/ATPA petition on February 7, 2000.

IIPA understands that Peru currently faces an unstable political environment. Elections are slated to take place on April 8, 2001, and a new government will take office in July. Nevertheless, IIPA believes that progress on copyright enforcement matters can be achieved during this election year in Peru. The problems with enforcement in Peru have been apparent for years. Peru has made general commitments to address some of these problems, and now concrete action needs to be taken in order to enforce these rights and promote economic development. IIPA believes that Peru could make the following commitments, followed by specific actions on deadlines, with respect to

¹BSA estimates for 2000 are preliminary. In IIPA’s February 2000 Special 301 submission, BSA’s 1999 loss and level figures of $21.4 million and 59%, respectively, were also reported as preliminary. These numbers were finalized in mid-2000, and are reflected above.

²IDSA estimates for 2000 are preliminary.

³In 1999, $54.7 million in Peru’s imports to the United States benefited from the GSP program, accounting for nearly 2.9% of its total imports to the U.S. An additional $631.2 million of Peruvian products benefited from the Andean Trade Preferences Act (ATPA) in 1999, accounting for 33.7% of total imports to the United States. For the first 11 months of 2000, $40.5 million of Peruvian goods entered the U.S. under the duty-free GSP code and an additional $776.3 million under ATPA, representing a 39.5% increase in ATPA benefits over the same time period last year. For more historical information about Peru’s placement on Special 301, see Appendices D and E of IIPA’s 2001 Special 301 report.
make the anti-piracy problem an issue of national priority;

- add additional resources dedicated to criminal IPR enforcement (e.g., adding at least one additional special prosecutor, making the appropriate arrangements with the responsible judicial bodies to create a judicial court which focuses on IPR issues). It is critical that the criminal justice system work effectively such that deterrent criminal penalties are actually imposed, which would require effective police action, effective prosecutions and the timely issuance of judicial judgments with deterrent sentences;

- INDECOPI should impose deterrent-level penalties in compliance with TRIPS in all cases. And in those cases involving the calculation of derechos devengados (rightholder’s share of damages), the penalties issued must exceed the value of legitimate copyrighted products infringed;

- border enforcement needs to be improved. Customs’ efforts at seizing suspicious copyrighted products as well as raw materials used in making those products should be considered a government priority; and

- the Peruvian government should not infringe the rights of copyright holders in its use of copyrighted products, particularly business software, in its ministries and agencies, and the Executive should issue a decree to ensure legal use of business software.

The American Chamber of Commerce has recently signed an agreement with MITINCI to coordinate and take actions which will improve commercial conditions and investment in Peru. AMCHAM will be providing proposals and initiatives for MITINCI consideration, and it is hoped that this initiative will generate positive results.

**COPYRIGHT PIRACY IN PERU**

The recording industry reports that Peru continues to have one of the highest levels of audio piracy in the world – approximately 96%, a significant rise over the last year. Pirate audio product in Peru appears in all formats – cassettes, CDs and now CD-ROMs. Recordable CDs (CD-Rs) were imported into Peru at a ratio of 10 to 1, when compared to the already diminished legitimate CD market in 2000. During 2000, the legitimate industry sold only 632,000 units, compared to the 5.6 million units sold in 1987. With Peru being the fifth largest country in population in South America, the sound recording market is only in 11th place in the region. Currently, illegal replication is mostly local. Regarding the cassette format, industry investigations show that every week thousands of blank tapes and recordable CDs make their way into the mainstream Peruvian market through Tacna in Chile (Iquique-Arica) and are then distributed for illegal duplication around the country.

Estimated trade losses due to audio piracy were $55 million in 2000, reflecting an increase over the prior year due to the accelerated growth of CD piracy which is replacing cassette piracy. During the year 2000, many recording companies (at least 10) closed because they could not compete with the overwhelming levels of piracy. In addition, over 350 businesses which sold legitimate recordings have closed because there is, in effect, no market for legitimate recordings. In the summer of 2000, the recording industry established a new presence by opening “APDIF PERU” in Lima. This reinvigoration of the international industry’s (IFPI) program reflects a concerted effort to improve relations with the government of Peru, which has historically challenged the recording industry’s explanations and descriptions of the scope of the piracy problem in Peru. APDIF PERU also works with COPERF, the Peruvian Recording Industry Association, on this campaign.
Video piracy and television signal theft are the motion picture industry’s primary concerns in Peru. In 2000, video piracy worsened to the degree that MPA member companies believe the video market has been irreparably damaged (that is, the market potential has been reduced and is not recoverable, primarily because of the increasing number of legitimate outlets that closed because of their inability to compete with pirate product). Ironically, that irreparable market reduction actually lowers the estimated loss for the video market, but should be understood as a dramatic consequence of the inability to control video piracy. In addition, this reduction in potential market is due directly to three causes: the inability to attack street piracy, especially the Polvos Azules market; the inability to achieve deterrent sentences; and the inability to effectively address video store piracy through administrative mechanisms (INDECOPI). As a result, MPA member companies now question the value of continuing to spend resources on video anti-piracy actions to the degree they have in the past and have, in fact, decided to reduce their investment in video anti-piracy actions. The estimated video piracy level rose to 75% in 2000.

MPA expects piracy in street markets to continue to grow and continue to damage the decreasing legitimate market, since 100% of the stock sold in this channel is pirated material. Of special concern is the Polvos Azules market. MPA’s efforts to raid the most representative market have been unsuccessful. Although other street markets could be raided with the support of the Prevention Prosecutor and the Fiscal Police, Polvos Azules appears not to be in the government’s priorities. The Special Prosecutor on IPR issues (recently changed) delayed the realization of a raid in Polvos Azules, claiming lack of police support. In video stores, back-to-back video copying is the most dominant form of nonauthorized use and the practice continues to grow because of the inability to address it through administrative means.

MPA is also concerned with signal theft piracy in cable television systems. This practice has recently begun to grow. MPA has discussed the issue with INDECOPI and officials of the Telecommunications Franchise Unit of the Telecommunications Ministry to establish a mechanism to address the issue administratively. No action was taken in 2001, however. Nevertheless, the market for television product is of increasing concern and potential, in contrast to the video market, and MPA expects to take legal action on the issue in 2001. Estimated trade losses due to motion picture piracy in Peru remain at $4 million in 2000.

The Business Software Alliance (BSA) reports that illegal duplication of business software within larger Peruvian private sector companies has declined significantly over the past three years, but remains a serious problem inside smaller companies. However, academic institutions have implemented few controls against the theft of intellectual property. Despite an impressive number of raids by the criminal justice authorities, pirate business software and other copyrighted products are flagrantly available in commercial centers such as Galerías Garcilazo and Wilson, Lima.

The level of illegal use of business software in Peru was 61% in 2000, with estimated losses due to the piracy of U.S. business software in Peru placed at $21.5 million. These drops are due to the industry’s effective anti-piracy program, despite only modest growth in the market for legitimate software. It is important to keep in mind that more than half of the programs used on new systems in Peru last year were illegal.

There is a ray of light for book publishers in the use of illegal copies of translations at universities in Peru. LIBUN, the distribution organization for BIS titles (former RTAC), has convinced university authorities in most institutions to prohibit illegal books and publications to be used in their classes. It is hoped that this will reduce college textbook piracy in 2001. Estimated trade losses due
to book piracy in Peru dropped to $9.5 million in 2000. The more damaging forms of piracy -- commercial book piracy and photocopying -- still remain at high levels. Trade books of U.S. origin now appear as pirated translations. There continue to be pirated translations of college texts, which have resulted in cheaper pirated editions. In addition, AAP has received reports from local publishers who have attempted to achieve action by both prosecutors and INDECOPI against book pirates, but report dissatisfaction with the level of cooperation and action by these authorities.

Trade losses due to piracy of entertainment software (including videogame CDs and cartridges, personal computer CDs, and multimedia products) in Peru are estimated to be $3.8 million for 2000. The Interactive Digital Software Association (IDSA) indicates that the estimated level of piracy of entertainment software was 70% last year in Peru.

COPYRIGHT ENFORCEMENT IN PERU

Difficulties in obtaining effective enforcement remain the copyright industries’ primary concern in Peru. The 1996 copyright law covers a broad range of economic rights in favor of the author/producer, as well as some of the highest levels of criminal penalties in Latin America. Criminal and administrative actions can be filed at the same time. Some of the copyright industries, primarily the music and motion picture industries, prefer to use criminal procedures through the Public Ministry. They perceive that INDECOPI does not have the resources, equipment or authority to be of much assistance in the fight against video and audio piracy.

In April 2000, many copyright industry associations in Peru joined along with several Peruvian governmental entities in establishing a special commission called the Comisión contra la Adulteración, Falsificación y Piratería (CONTRACOPIA). Functions of this commission include analyzing the problems of each industry sector, proposing solutions to combat piracy, conducting economic studies on the extent of piracy and counterfeiting, reviewing present legislation and proposing public education campaigns. So far, this Commission has sponsored an informal forum for the exchange of ideas between the government and industries on intellectual rights initiatives. The Commission has presented a bill to modify the criminal code to increase penalties imposed for intellectual property crimes. The bill proposes sanctions as high as the ones imposed in copyright crimes. However, the Commission has not yet found a way to address INDECOPI’s enforcement weakness.

Peru’s Criminal Enforcement System Fails to Deter Piracy

Deterrent criminal penalties and effective enforcement action by the police, prosecutors, and the judiciary are essential. Sadly, the special police unit trained in IPR enforcement matters is ineffective in handling street piracy, and only of limited effectiveness in fighting piracy in video clubs. For example, the Mesa Redonda neighborhood of Peru remains flooded with all kinds of pirate product. The IPR industries agree that there is a strong need to create a special IPR unit in the police in order to conduct effective anti-piracy investigations. In fact, there already is a special unit for pharmaceutical crimes.

More police actions are needed

The recording and music piracy situation is so pervasive that thousands of pirated audiocassettes and illegal music CDs are sold in the neighborhood of Mesa Redonda, located one block away from the police and Public Ministry’s headquarters. A special police unit was created in
May 1997 to fight piracy and other economic crimes, and this unit was trained in IPR enforcement issues. Disturbingly, leaks regarding ongoing investigations and demands for bribes are common. The Peruvian police continue to protect the pirates of Mesa Redonda (an area similar in its level of lawlessness to the Mexican district of Tepito and the Paraguayan city of Ciudad del Este).

The recording industry has been able to conduct some raids in 2000, with successful results, like the one conducted in Lima in the zone known as El Hueco. In El Hueco, 500,000 pirate units were seized in one single action. To gauge the size of this action, this seizure compares to approximately 50% of the total legitimate annual sales of music in Peru. It is important to note that Mr. Ramon Pinto, a magistrate of the Public Ministry, has been a key player in investigations of all these cases which the recording industry has filed recently.

During 2000, MPA focused on criminal actions, due to INDECOPI’s inability to effectively address video piracy (the change in leadership at INDECOPI toward the end of 2000 may enable MPA to take administrative actions in 2001). MPA conducted 54 raids on retail video outlets, resulting in the seizures of 21,200 pirate videos. In addition, the Peruvian home-video distributor for MPA member company product coordinated 75 police raids. In addition, MPA coordinated six raids on MPA-investigated small-scale video reproduction centers and also coordinated five police raids on street markets. Note that these numbers are down from 1999, primarily because MPA member companies are much less confident about the possibility effective government action than they were two or three years ago. MPA was unable to convince criminal authorities to take any effective action against Polvos Azules. The inaction at Polvos Azules is directly attributable to police and prosecutorial reluctance to attack piracy in that street market.

In 2000, the BSA commenced 28 criminal actions through the Public Prosecutor (Fiscal de Prevención del Delito) against resellers suspected of software piracy. In addition, the police occasionally self-initiated raids to reduce piracy in pirate bazaars such as Galerías Garcilazo and Wilson, Lima. No sentence was handled down in any of the BSA’s cases initiated in 2000. Regarding the 1999 cases, only two sentences, out of 31 cases initiated, were handled down in 2000.

IDSA reports that entertainment software companies have taken some actions in Peru, including some police raids against counterfeit product in Lima and with customs seizures of counterfeit product this spring. IDSA members have also supported anti-piracy trainings with INDECOPI.

**Problems at the prosecutorial level**

In January 2001, a new special intellectual property rights prosecutor was appointed to replace the previous prosecutor. Although the new prosecutor’s jurisdiction is still limited to the city of Lima, she handles matters of intellectual property rights exclusively, while her predecessor had concurrent jurisdiction to handle other matters as well. Since she was appointed just last month, it is too early to assess her performance, but she seems willing to pursue copyright infringement cases in an efficient manner.

The long-advocated solution would be to seek the appointment of a second special prosecutor in Lima, and other specialized regional prosecutors for IPR matters. It is important that these prosecutors be empowered to act throughout Peru, not just in Lima, and have the support and cooperation of the police and customs officials. There are now petitions to create IPR ad hoc bodies in the judicial system, special IPR prosecutors and special enforcement units. All of these
proposals were introduced by the software industry and are awaiting consideration by INDECOPI, the Ad Hoc Prosecutor and the Commission Against Piracy.

**Few criminal verdicts are reached**

Few criminal cases reach the judiciary. Of those that do, judges do not impose deterrent sentences. Most cases result in suspended sentences (Peruvian law permits judges to suspend sentences of less than four years). No copyright pirate has received deterrent sentences for criminal copyright infringements in Peru, despite the fact that the law contains high levels of penalties. Under Article 57 of the Peruvian Criminal Procedures Code, sentences of four years or less are suspendable. The results in these cases have been that the courts suspend the defendant’s sentence. The only deterrent factor is that the defendant is prohibited from leaving the country and from committing the same crime again (and even this deterrent is suspected if the defendant files an appeal).

In 2000, MPA filed 65 criminal cases (54 retail, six illegal reproduction and five street market actions). Although eight cases resulted in favorable verdicts, they did not involve jail time or damages. As a result, through 2000, no audiovisual pirate has done any time in jail and no deterrent sentence has been handed down.

BSA commenced 28 criminal actions but obtained no verdicts or decisions in any of its criminal cases in 2000.

During 2000, the recording industry worked with Peruvian police and Customs officials to conduct 26 raids, which resulted in the seizure of some 1.7 infringing copies of sound recordings. When arrests are made, the defendants are bailed out. Sixty cases have been commenced. Nineteen cases are pending. So far, there have been no convictions or guilty pleas.

**The Administrative Enforcement System in Peru Does Not Yet Provide Effective Copyright Protection and Enforcement**

The INDECOPI Copyright Office has been relatively effective in investigating business software cases, but in 2000 did fail to issue fines in cases where entry was denied.

The business software industry (led by BSA), unlike the audiovisual and the recording industries, has relied significantly on administrative actions taken by INDECOPI, and the level of success achieved over the years has been improving. The business software industry prefers INDECOPI enforcement, because their proceedings through the INDECOPI Copyright Office (the administrative court of first instance) continue to be faster than criminal proceedings, which seldom reach indictment and trial. Requests for administrative inspections have generally been approved.

---

4 Article 217 of the 1996 copyright law provides for a penalty of not less than two years or more than six years in jail, and a fine of 30 to 90 times the average daily income for most infringements. Other articles provide even higher penalties. For acts involving commercial purposes, Article 218(d) specifies that the sanction is not fewer than two years or more than eight years in jail and fines of 60 to 100 average daily income wages. While these on-the-books provisions are strict, they are not actually imposed as a matter of practice by Peruvian judges.
in a timely manner by the Copyright Office, and BSA has successfully coordinated the timetable of these inspections with INDECOPI officials. BSA has maintained consistently that INDECOPI’s Copyright Office has done a reasonably good job in bringing software cases. It acts upon complaints filed quickly (one to two weeks), and resolves the cases in three to six months.

In 2000, BSA commenced 30 end-user administrative actions through INDECOPI and was able to settle most of the cases. Presently, INDECOPI has nine cases pending decision.

INDECOPI did not resolve any of the pending MPA cases in 2000, and MPA chose not to pursue any new cases at the agency based on the decision that the action would be ineffective. Recent changes at INDECOPI raise the possibility that MPA work with INDECOPI in 2001, but it remains only a possibility.

As for entertainment software actions, Nintendo has commenced several criminal and civil actions over the years, and has met with moderate success working with INDECOPI. In December 1999, a large container arrived through Customs containing a large number of 8-bit video game hardware as well as videogame software; the case is currently pending with INDECOPI. Despite the seizure of thousands of counterfeit and pirate products, there have not been sufficient deterrent penalties imposed on any of the defendants to cause them to stop their illegal activities.

The INDECOPI Tribunal is reevaluating its methodology regarding the level of fines and damages to be paid to rightholders of business software

Under the 1996 copyright law, 100% of the administrative fines go to INDECOPI. Additional compensation (known as derechos devengados or “rightholder’s share”) can be awarded to the copyright owners. And in those cases involving the calculation of fines paid to the rightholders, the penalties issued must exceed the value of legitimate copyrighted products infringed upon. This has not been the result in years of administrative cases brought by BSA member companies. The INDECOPI Appellate Tribunal (La Sala de Propiedad Intelectual) in most cases slashed the amounts of fines that would go to the rightholders, the affected BSA member companies (while sometimes raising the fines that go to the State).

However, during 2000, INDECOPI’s institutional attitude towards the business software industries has improved dramatically. The ODA (Oficina de Derechos de Autor, the administrative court of first instance), recently began adding a paragraph to most copyright decisions expressly awarding a fine in favor of the rightholder equal to 100% of the full value of the license.

Traditionally, the INDECOPI Tribunal has reduced the level of additional compensation awarded by the INDECOPI Copyright Office to be paid to the rightholders. The overall levels of fines issues plus the derechos devengados have not deterred the unlawful use of software. Even though there are no minimum or maximum amounts established by the applicable law (Decreto 822), the Tribunal’s application of Decreto 822 has been very restrictive. It has consistently maintained that the copyright owner should only be entitled to 20% of the value of an infringed software package instead of the full value of the license because this amount represents the net profit for the author, based absurdly on book publishing precedents. Despite this consistently wrong application of Decreto 822, INDECOPI has been working on a report that will reconsider its methodology for calculation of damages. It is also encouraging that in January 2001, the intellectual property judges at the INDECOPI Tribunal were replaced.
One possible solution to clarify the interpretation of the Decreto 822 regarding this damages problem is to consider implementing and imposing statutory damages which would streamline enforcement and save INDECOPI from the tortuous process of trying to determine the value of the fines and derechos devengados. For example, statutory damages incorporated in Brazilian copyright legislation – and recently increased – have resulted in penalties at deterrent levels. Statutory damages, which prescribe that a court may use a fixed sum or multiple to determine damages in lieu of determining actual damages, are a feature of copyright legislation in a growing number of countries. CONTRACOPIA is currently preparing a bill to reform Decreto 822 which include a provision that grants statutory damages to the rightholder.

Peruvian Border Measures Must be Improved

Border measures in Peru are inadequate to stop the flow of pirated material into the country. Interventions by customs authorities (SUNAD, the Superintendencia Nacional de Aduanas) to seize suspect shipments are few. SUNAD has an online customs clearance system called Aduanet. The key, however, remains that authorities must take action on the ground to stop and hold suspect merchandise. Peruvian Customs, by an internal directive or some regulatory means, should impose strict controls to check the legitimacy of IP goods entering and leaving Peru (e.g., music CDs, videos, business software, videogame software on all platforms, including CD-ROMs, personal computer CD-ROMs and multimedia entertainment products). Customs can consult with industry associations and local representatives about suspect shipments. Many of the copyright industries have participated in training aimed at Peruvian customs officials.

Customs should also pay special attention to the value of the goods that are used as raw materials for the production of copyrighted products, such as recordable CDs, blank tapes, blank videos, etc., that enter Peru with what appear to be underdeclared values.

COPYRIGHT LAW AND RELATED ISSUES

1996 Copyright Law

Peru passed a copyright law (Legislative Decree No. 822) which entered into force on May 24, 1996. This comprehensive legislation raised the level of protection toward the standards of both TRIPS and the Andean Community Decision 351. The law contains a broad scope of economic rights, as well as some of the highest levels of criminal penalties in Latin America. Some preliminary discussion has taken place regarding the modification of Decision 351 to make it TRIPS and WIPO treaties compatible. At last report, no specific action on this matter has been taken by the Andean Community Copyright Office directors.

On December 17, 1993, the Andean Community countries (Bolivia, Colombia, Ecuador, Peru and Venezuela) adopted Decision 351, which established a common regime on copyright and neighboring rights. This decision set up rudimentary enforcement mechanisms, including injunctive relief, seizure and confiscation of unlawful copies and devices, and damages, many of which need to be implemented into national legislation. There are several drawbacks to Decision 351, including its failure to provide protection against parallel imports, and to meet the specific civil and criminal enforcement standards found in NAFTA and TRIPS.
WIPO Treaties

Further evidence of Peru’s commitment to the effective protection in the digital age would be for Peru to ratify the new “digital” WIPO treaties, the WIPO Copyright Treaty and the WIPO Performances and Phonogram Treaty. Last year, INDECOPI prepared an internal report favoring Peru’s ratification of these treaties. All that is needed is a presidential signature. INDECOPI has approved ratification and is committed to press the government for early ratification. The importance of ratification and deposit of these treaties for a country’s economy and culture, especially in the digital age of electronic commerce, cannot be overstated. For instance, electronic commerce can provide an enormous boost to a country’s cultural and creative industries.

Software Legalization in Government Agencies

During 2000, the BSA and INDECOPI participated in a jointly branded legalization campaign in Peru, including joint publicity bearing the INDECOPI and BSA logos. After the Legalization Campaign ended on June 30, 2000, BSA and INDECOPI continued carrying out joint activities, such as joint educational programs and enforcement actions through the end of the year. Additionally, INDECOPI has committed to support the BSA activities during the second Truce Campaign which will take place in April 2001.

1998 Guidelines for the Legal Use of Computer Software

As part of the fallout from BSA’s successful truce campaign, INDECOPI issued Resolution No. 0121-1998/ODA-INDECOPI, entitled “Guidelines for the Legal Use of Computer Programs (Software).” This resolution, however, reaches fundamentally erroneous conclusions, out of line with freedom of contract principles and international copyright interpretations (as well as arguably violating Peruvian copyright law), on the rights of copyright owners. Despite strong implications to the contrary in Peru’s copyright law, INDECOPI concluded that the rightholder cannot put territorial limits on the right to use a computer program. Therefore, any user can purchase any program outside of Peru and bring it to Peru, despite license language to the contrary. This ignores a fundamental rationale for territorial limitations, such as a possible inability to provide technical and product support across international borders. In support of this conclusion, the resolution states that fundamental use by a user cannot be interfered with, i.e., that a copyright holder really has limited rights regarding license terms. The resolution further states that the rightholder cannot fundamentally interfere with the user’s rights to use a software program. For example, an evaluation copy may be free or purchased for a reduced price, and it may only permit a certain number of uses, or use of certain features of the program.

The resolution fails to comprehend the rightholder’s freedom to impose the contract terms found in the license; if the purchaser does not like the limitations, the purchaser need not purchase the program. The resolution attempts to sidestep this issue by claiming that software shrink-wrap licenses are contracts of adhesion, unsigned by the user and therefore abusive. However, their validity should be left to the courts, not undercut in an administrative resolution. Finally, the resolution fails to understand that the copyright distribution right gives the rightholder the right to limit territorial distribution; there may be good reasons for doing so, such as preventing violations of U.S. export control laws, or the inability to provide support locally in certain countries.