GREECE

Business software: The widespread use of unlicensed software and distribution of low quality counterfeit CDs across the country show that there is still a lot to do to implement Greek intellectual property legislation in practice. Due to a lack of consistent enforcement activities, the level of piracy experienced by the business software industry remains at an unacceptably high level in both the private and public sectors, and even within the Public Administration. The Business Software Alliance (BSA) estimates that the 2003 business software piracy rate in Greece was 63%. This is well above the EU average of 37% and the highest of all countries in the enlarged EU region, including the traditionally more challenging countries in Eastern Europe.

Between 1999 and 2002 the increased efforts of the Greek National Police and SDOE (Greek Tax Police) in the field of software copyright protection resulted in an 8% decline in the Greek piracy rate. However, as both SDOE and the National Police have practically ceased their activities in the field of software copyright protection in the last two years, this positive downward trend has come to a halt. Meaningful progress can be expected only if the National Police and SDOE re-activate their enforcement activity and establish special departments/units within SDOE and the National Police to systematically fight intellectual property crimes.

In addition, the Greek government should lead by example stressing the importance of protecting intellectual property rights and legal software use within the Public Administration. By taking these positive steps and implementing policies that support legal software use, the government could raise significant awareness of the problem and help bring down the unacceptably high software piracy rate.

Music piracy: Music piracy in Greece is spinning out of control, and the government must take urgent action to address it. Similar to the situation in Spain, criminal syndicates use illegal immigrants (90% of which are estimated to be Nigerians). Due to the incredible tolerance of state services responsible for the application of immigration law and the scandalous impunity applied by the Greek justice system, the criminal networks are expanding day by day.

While the Greek police have confiscated a fair amount of pirate material, and have arrested some offenders, the only punishment the offenders get is their waste of time in the courtroom. The applied sentences are not the ones dictated by the law and a systematic consideration of attenuating circumstances is standard practice for judges. As a result, the imposed sentences are very low and never exceed a three year suspended sentence. Even the fines provided by the copyright law, which cannot be suspended, are not being imposed by the judges. In addition, the criminal records of the offenders are not updated, and the offenders appear to the court as first time offenders, while in a great number of cases they have already been sentenced several times.
Simply put, the state must do much more to address a large and growing problem. Piracy levels are well over 50%. The fiscal police must be directed to begin to address the piracy problem, judges must be educated to understand the gravity of these offenses and the need for deterrent punishments, and the copyright law needs to be updated. The Greek record industry submitted suggestions to the relevant ministry a number of years ago, but to date, nothing has been done.

**Entertainment software piracy:** Piracy levels for entertainment software products (including video games on optical disc and cartridge-based video games) are over 65%. Pirated cartridge-based games continue to be imported into the country from Asia, and CD-R burning has also increased. While the level of cooperation from the Customs authorities has generally been good, it is essential that border enforcement be further strengthened to adequately address continued importation of pirated entertainment software.

**Audiovisual piracy:** The main piracy problem for the film industry in Greece concerns pre-release titles, burned on CD-Rs and DVD-Rs in a vast number of small illegal duplication labs and advertised in magazines and newspapers, via e-mail or through Internet websites. Penalties continue to be too low for deterrence, and the time span between offense and punishment remains entirely too long. Judges and prosecutors adhere to the provisions of the Penal Code on sentencing rather than the provisions of the 1993 Copyright Law. This has resulted in the imposition of non-deterrent sentences and a general feeling in the minds of infringers that they can get away with minimal sanctions. Prosecutors, especially at the local level, are often reluctant to pursue intellectual property cases and have largely ignored Supreme Court circulars directing them to give intellectual property cases a high priority. These deficiencies in copyright enforcement have led EPOE (the local anti-piracy organization) to use the “All-Day Court” system established for urgent criminal matters. Unfortunately, this system can be invoked only where the defendant is taken into custody within 24 hours of the issuance of the complaint; otherwise the case is assigned to await its typical criminal court hearing.

**Legal reform:** Despite our enforcement concerns, we are very pleased with implementation of the Copyright Directive in Greece. Greece was the first of the EC member states to complete implementation of this Directive.

We encourage Greece to adopt an amendment in the copyright law to enable enforcement officials to impose administrative fines on all violators, in accordance with Act 2121/93 concerning Copyright and Neighbouring Rights. This would provide enforcement officials with additional tools against piracy, as long as such an amendment were crafted to provide an additional weapon and did not de-criminalize copyright offenses.