Special 301 Recommendation: IIPA recommends that Colombia remain on the Watch List in 2007.

EXECUTIVE SUMMARY

The copyright industries report that no significant improvement to halt widespread copyright piracy in Colombia occurred in 2006. Legitimate copyright markets remain threatened by widespread piracy. Optical disc piracy is on the rise and street piracy remains uncontained. Piracy at Internet cafés also has grown in the last year, and anti-piracy actions are being taken. Government agencies have yet to enforce software legalization program, or stop illegal photocopying on university campuses. More police actions and administrative investigations are needed, prosecutors must pursue piracy cases, and judges should impose the deterrent-level sentences afforded in the amended criminal code. Border control remains weak. IIPA supports the Free Trade Agreement process and urges U.S. Congressional ratification of the U.S.-Colombia Trade Promotion Agreement.

PRIORITY ACTIONS IN 2007

Enforcement
- Require the Attorney General (Fiscalía General de La Nación) to adopt measures to expedite the prosecution of criminal copyright infringement (e.g., when a person is caught with pirate goods, that person should be brought immediately before the criminal court);
- Have the President instruct the Attorney General, Customs and the Finance Ministry to escalate their investigations and actions to enforce copyright law by pursuing infringing activities both in the streets and among larger, organized distributors of pirated materials;
- Engage municipal authorities to clean up flea markets offering pirated product;
- Grant civil ex parte search orders more swiftly (inspectors generally take at least six months from the time a written request is made before orders are carried out, during which time leaks to the target frequently occur);
- Encourage universities and schools to crack down on illegal photocopying by commercial enterprises in and around campuses, as well as photocopying of entire books by students, and have the Ministry of Education continue and expand its campaign against book piracy;
- Encourage courts’ application, in appropriate cases, of higher penalties adopted in the recent criminal code amendments;
- Implement border measures to prevent entry into the country of blank CD-Rs (which are often used for piracy) and halt the flow of pirated products entering from Ecuador and going to Venezuela. Customs should work with the affected industries on this initiative;
- With the border authorities, establish minimum prices for importation of blank media that at least reflect real manufacturing and patent royalty costs;
- Insist that the regulatory agencies (superintendencias) and the tax authority (DIAN) enforce Law No. 603 (a fiscal law which requires Colombian corporations to certify compliance with copyright laws in annual reports);
• Encourage the office of the Attorney General and the Consejo Superior de la Judicatura to investigate administrative and judicial authorities for negligence and non-application of the law in piracy-related matters;
• Encourage more actions by CNTV, both administratively and in coordination with the criminal authorities, to combat television piracy;
• Encourage CNTV to restrict the grant of licenses to TV communication associations, since some of these associations are involved in the theft of TV signals;

Legislation
• Develop and promote legislation which will address the higher standards of copyright protection and enforcement which will be expected after the Trade Promotion Agreement is ratified.
• Eliminate trade barriers already existing in Colombian law, such as: the broadcast TV quota, screen quota and box office tax.

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Free Trade Agreement negotiations with Colombia and other Andean nations began in May 2004. On February 27, 2006, Colombia and the U.S. concluded negotiations, and on August 24, 2006, President Bush notified the Congress of his intent to enter into a TPA with Colombia. On November 22, 2006, the U.S. and Colombia signed the U.S.-Colombia Trade Promotion Agreement. The TPA offers a vital tool for encouraging compliance with other evolving international

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2 BSA’s 2006 statistics are preliminary. They represent the U.S. publishers’ share of software piracy losses in Colombia, and follow the methodology compiled in the Third Annual BSA/IDC Global Software Piracy Study (May 2006), available at [http://www.bsa.org/globalstudy/](http://www.bsa.org/globalstudy/). These figures cover, in addition to business applications software, computer applications such as operating systems, consumer applications such as PC gaming, personal finance, and reference software. BSA’s 2005 piracy statistics were preliminary at the time of IIPA’s February 13, 2006 Special 301 filing; the 2005 data was revised and posted on the IIPA website in September 2006 (see [http://www.iipa.com/statistics.html](http://www.iipa.com/statistics.html)), and the 2005 revisions (if any) are reflected above.

3 MPAA’s trade loss estimates and piracy levels for 2006 are not yet available. However, such numbers will become available later in the year and, as for 2005, will be based on a methodology that analyzes physical or “hard” goods and Internet piracy. For a description of the new methodology, please see Appendix B of this report. As the 2006 loss numbers and piracy levels become available, they will be posted on the IIPA website, [http://www.iipa.com](http://www.iipa.com).

4 ESA’s estimated piracy rates for Hungary in 2006 reflect on the piracy rate for handheld products, which may differ from and often underestimate overall piracy levels in country. ESA’s reported dollar figures reflect the value of pirate product present in the marketplace as distinguished from definitive industry “losses.” The methodology used by the ESA is further described in Appendix B of this report.
trends in copyright standards (such as fully implementing WIPO Treaties’ obligations and extending copyright terms of protection beyond the minimum levels guaranteed by TRIPS) as well as outlining specific enforcement provisions.\footnote{The final text of the U.S.-Colombia TPA IPR Chapter is posted on USTR’s website at http://www.ustr.gov/Trade_Agreements/Bilateral/Colombia_FTA/Final_Text/Section_Index.html. Colombia also signed five IPR-related Side Letters, including one on ISP liability and another on retransmission issues.} Colombia also is a beneficiary country of two U.S. trade programs—the Generalized System of Preferences (GSP) and the Andean Trade Preference Act (ATPA), as amended by the Andean Trade Promotion and Drug Eradication Act (ATPDEA).\footnote{See IIPA’s March 28, 2006 Comments to the U.S. International Trade Commission regarding the Peru Trade Promotion Agreement at http://www.iipa.com/pdf/IIPA_PeruFTA_Letter_to_USITC_032806.pdf. In terms of trade benefits Colombia has received, during the first 11 months of 2006, $170.1 million worth of Colombian goods (or 2% of Colombia’s total exports to the U.S. from January to November) entered the U.S. under the duty-free GSP code, and $4.5 billion worth of Colombian goods entered the U.S. under the ATPA program for the same period.} Once the TPA is in force, these trade benefits for Colombia will end.

COPYRIGHT PIRACY IN COLOMBIA

Record and music piracy: The recorded music market in Colombia decreased by 3.6% in local currency year-to-date through November 2006. Other than a slight improvement in 2005, the market has declined four out of the last five years and now represents only 56% of its 2001 local currency level. This decline is taking place despite an expanding economy that has spurred greater consumer spending. With many releases of successful local and international artists, it is clear that only piracy is holding the market back. Estimated losses due to music and recording piracy in Colombia jumped to $62.5 million in 2006, with 71% piracy levels. It is practically impossible to maintain a viable, legitimate market. The Colombian Congress has taken some steps to facilitate the anti-piracy campaign by passing a law that increases criminal penalties and criminalizes circumvention of technological protection measures, a necessary step to protect the digital market. Unfortunately, the scope and frequency of raids is not sufficient to create a deterrent effect. In addition, more border measures are necessary to curb the high levels of blank media importations. The industry estimates that over 150 million blank CD-Rs came to Colombia mostly from Panama, and this importation exacerbates the piracy situation. Most of the pirate product is still being distributed through hundreds of stalls in open and covered flea markets known as “San Andrécitos.”

Book piracy: The publishing industry continues to suffer from widespread piracy, mostly in the form of illegal photocopying of academic textbooks in and around university and school campuses. There is little enforcement against photocopy shops located inside or outside universities, where individual chapters of textbooks as well as entire books are reproduced without authorization. This phenomenon has increased as students from private universities have migrated to public schools, where photocopying is rampant. Reports also indicate that institutions themselves are sometimes “sponsoring” students or student associations in the sale or distribution of photocopied versions. These photocopied versions, which are sold at a fraction of the legitimate price, are even found in some bookstores in major commercial areas. Some publishers report that there was a slight improvement in the market due to a Ministry of Education initiated anti-piracy campaign. Unfortunately, this campaign has not yet resulted in significantly improved sales for original copies. Enforcement against retail establishments dealing in these illegal photocopies is imperative. Publishers also encourage university and school administrations to implement and enforce policies encouraging lecturers, staff, and students to use legitimate materials.
Administrations should also ensure that on-campus facilities are used for legitimate copying only. Estimated trade losses due to book piracy were $6.0 million in 2005.

**Business software piracy:** The Business Software Alliance (BSA) reports that the piracy rates in Colombia remain high, particularly within small to medium-sized organizations, and inflict damage on the legitimate industry. Sophisticated, high-volume software counterfeit production facilities have been discovered in Bogotá. CD-R burning has become the main form of piracy afflicting the business software sector. Piracy - both end-user and retail - in cities outside Bogotá is particularly high. Paramilitary groups appear to be involved in distribution of pirated products. Preliminary 2006 estimated losses due to business software piracy rose slightly to $48.0 million, while the piracy level dropped one point to 56%. Although Colombia has one of the lower software piracy rates in Latin America, piracy continues to cause commercial harm to the business software industry.

**Audiovisual piracy:** Optical disc piracy of film entertainment product is becoming embedded in the distribution chain. As in all Latin American markets, the Colombian home entertainment market has switched from rental VHS to sell-through DVDs, and black markets such as San Andrecitos, are becoming the main distribution chain for pirate movies. Much of the pirate product is burned in small- and medium-sized facilities, sometimes close to the pirate markets itself. Major cities like Medellin and Cali are infected with pirated products. In addition, the growth of the internet continues and more cyber cafés are involved in piratical activities. Importation of blank media and pirated audiovisual products from Panama, Ecuador and Venezuela.

**Entertainment software piracy:** The Entertainment Software Association (ESA) reports that piracy of entertainment software (across all platforms) continues to be of concern, with counterfeit video game cartridges imported from Southeast Asia remaining prevalent in informal markets.

**COPYRIGHT ENFORCEMENT IN COLOMBIA**

**National Anti-Piracy Campaign needs reinvigoration and operational authority:** The Colombian government has not taken significant steps to develop a national anti-piracy campaign and policy. In 1995, the National Anti-Piracy Campaign, an interagency group supported by both government agencies and the private sector, was first established. During 2006, members of the campaign continue to meet to improve public awareness, trainings, and similar educational efforts. While IIPA and its members support those efforts, we have noted before that this National Campaign is not an operational entity that the industries view as having an immediate impact on strengthening on-the-ground enforcement efforts to deter piracy throughout the country. That kind of high-level political will and coordination continues to be missing in Colombia.

**Police run raids but prosecutions are few.** The industries report good cooperation with criminal enforcement agencies, but very few actions are taken outside of Bogotá, Medellín and Cucuta. Some good news last year is that actions have been commenced by the authorities, working with the affected industries, on combating piracy at internet cafés.

In 1999, the Attorney General ordered the creation of a special unit of prosecutors and investigators (CTI) to work, at the national level, to fight copyright piracy and crimes involving telecommunications systems. These prosecutors coordinate action with special police forces and perform inspections, bring criminal actions against pirates, and issue expert reports on pirated products.
During 2006, the recording industry and the motion picture industry combined their forces for joint anti-piracy operations, continuing an effort started in mid-2005. Paramilitary groups and narcotics traffickers controlling the pirate sale of CDs in some flea markets in Bogotá remain a major concern. Moreover, the results for 2006 are significantly lower than last year - six million units of recorded and blank media seized the past year compared to 10.3 million in 2005 - all of which is contributing to greater market instability. Unfortunately, all these raiding efforts have had no effect on reducing piracy. The industry reports ten convictions in 2006, but no one was incarcerated for piracy.

Last year also reflected a major anti-piracy effort against Internet cafés by the recording industry. In September 2006, anti-piracy groups across Latin America carried out a coordinated campaign to combat illegal music downloading at Internet cafés. The operation, named “Cyber Shutdown,” took place in cities in Brazil, Mexico, Costa Rica, El Salvador, Colombia, Chile and Argentina, with the support of more than 2,000 law enforcement officers. IFPI reports that the strategy behind this campaign was based on intelligence developed through local research that indicated internet cafés were becoming a significant factor in the growth of digital and physical music piracy. In Colombia, 22 people were arrested following in-depth investigations by authorities and the recording industry. Also, the raids targeted 417 different locations where over 1,900 computers were inspected containing over 4 million pirate files.

In another initiative, the recording industry reports that in April 2006, the Colombian National Police Cyber crimes units (Grupo de Delitos Informaticos) in conjunction with the Attorney General’s office concluded a six-month multi-jurisdictional internet investigation involving the so-called “home delivery” market of illicit music, films, games and software in Colombia. This unit had only been in existence for six months at the time of this action. These websites were taking orders online, for mostly music and films “custom” CD’s, and using messengers to deliver the products to the buyer’s home. The investigation focused on seven websites in the cities of Bogotá, Cali, Medellin and Manizales. Seven search warrants were executed. The investigation resulted in the arrest of seven people, and the seizure of 9 computers, 23 burners, 4,324 music CD-Rs and 3,318 film DVDs. In addition, authorities seized accounting ledgers, customer lists, receipts and banking records and the websites were taken down. Although these websites were acting independently, their volume of activity represented a significant amount of music, game and film pirate products found online in Colombia. This campaign produced eight convictions and set up the stage to continue attacking other centers being used to download and burn illegal files.

**Colombian courts fail to issue deterrent criminal sentences.** Even with all the criminal raids, the Colombian legal system does not result in deterrent penalties or criminal sentences. Even if defendants are found guilty, judges will suspend the sentence or fine, so infringers have no incentive to cooperate and resolve their cases. The recording industry states that it takes Colombian courts an average of 45 months to process most cases, before they end up being either suspended or dismissed. Some cases have taken over seven years in the judicial system, a period which far exceeds the normal statute of limitations of five years; as a result, those cases are also dismissed.

**Border enforcement remains weak but efforts by the authorities are improving.** Enforcement at the Colombian borders still needs to be improved, especially given the growth of optical media piracy in the region. Millions of blank CD-Rs enter Colombia for the purpose of being used in the creation of pirate music CDs. For example, the recording industry has received estimates that over 150 million blank CD-Rs were officially imported during 2006. Many of them are priced below market for purposes of importation at 3 cents per unit. Without taking into consideration a few more million that are probably being smuggled into the country, it is very doubtful that all of these blank CD-Rs are being used for legitimate purposes. Some of the
Shipments are undervalued and in all likelihood include blank CD-Rs manufactured in rogue Taiwanese plants that are not licensed by Phillips and do not pay corresponding patent royalties.

There are several solutions to this problem, which IIPA and the industries have suggested in prior filings. It is critical for any effective anti-piracy campaign that custom authorities begin to implement measures to track entry of blank CD-Rs. One important step would be to limit the number of ports of entry to allow closer inspections of blank optical media coming into the country. Second, the importation of optical media contained pirated product (coming from Ecuador) must be halted. Third, minimum prices must be established for importation of blank media that at least reflect real manufacturing and patent royalty costs (no progress was made on this initiative in 2005).

The recording industry (IFPI) reports, on a positive note, that there have been some big seizures at the border. During August 2006, the Customs Police (Policía Fiscal Aduanera) seized a total 4.5 million units of blank optical media and 2.9 million jewel boxes from two importers that utilized the Port of Buenaventura as their base of operation. This investigation started based on a Memorandum of Understanding (MOU) signed with Panamanian Customs in 2005 in which IFPI Latin America and Panamanian Customs officials agreed to exchange information on suspect blank optical media shipments transiting through the Panama Canal Zone destined to neighboring countries in Latin America. IFPI provided Colombian customs officials with information that identified these blank media importers as having imported over 125 million units of blank media at an average unit price of $.01 per unit in 2004-05. Investigation into these importing companies revealed that they utilized a group of “front” principals to form these companies and assume all fiscal and legal responsibilities. The investigation is continuing, and more arrest and seizures are expected. There were at least another three companies involved in the importation of approximately 250 million under-valued blank optical units over a two-year period. The prosecutor will be charging the individuals behind these companies with a host of violations that include tax evasion, illicit enrichment, presentation of false documents and fraud. One of the companies mentioned above will be pursued under the Organized Crime statute and will have their assets seized by the authorities.

Also, in view of the significant volume of blank media coming into Colombia, Customs authorities, with support from the industry’s anti-piracy group, began to take some preventive actions mentioned above during 2006. As the major source of blank optical discs coming to Colombia, Panama was negatively impacted by these measures and decided to file a dispute resolution request with the World Trade Organization. Unfortunately, Colombian authorities decided to suspend the program until they reach some type of accommodation with Panama. The recorded music industry would like to encourage Colombian Customs to reinstate a program that would sensibly discourage the importation of blank media that exceeds normal, legitimate uses and are channeled to piracy.

Civil actions, ex parte search orders, delays and high bonds. BSA also uses civil remedies to pursue those persons and businesses engaged in end-user piracy. Inspections take at least six months to be carried out (from the date of the request). During that time period, leaks frequently occur, severely hampering enforcement efforts. BSA’s technical expert has even arrived at a given target on the day of the inspection, only to have the target present a certified list of software licenses. Moreover, it is not unusual for software plaintiffs to face such high bond requirements that copyright holders are forced to withdraw the request for provisional measures, another TRIPS violation. Finally, expert fees tend to be very high. Problems with the Colombian courts are generally greatest in cities outside Bogotá, where judges show less understanding of intellectual property rights, despite educational efforts. Because of the judicial delays in obtaining civil ex parte search authority, BSA has been forced to rely heavily on criminal enforcement.
Software Regulatory Enforcement of Law No. 603: In July 2000, Colombia enacted fiscal enforcement legislation (Law No. 603) that requires Colombian corporations to include in their annual reports their compliance with copyright laws. The Superintendency of Companies has the authority to audit the company and penalize it in case of non-compliance. Any corporation that falsely certifies copyright compliance could face criminal prosecution. In addition, the legislation treats software piracy as a form of tax evasion and empowers the national tax agency (DIAN) to inspect software licenses during routine tax inspections. Unfortunately, the law was written in such a way that the tax authority “may,” rather than “must,” verify compliance with the copyright law. As a result, supervision by the tax authority of compliance with this provision has virtually disappeared. When asked why it has failed to enforce the law and conduct audits, the tax authority insists that it lacks the personnel and resources.

COPYRIGHT LAW AND RELATED ISSUES IN COLOMBIA

Copyright Law of 1982, as amended: Colombia’s 1982 copyright law (as amended in 1993 and 1997, and including a 1989 decree on computer programs) is relatively modern. Copyright law amendments made in 1993 increased the level of criminal penalties for piracy, and expanded police authority to seizing infringing product. Colombia already has deposited its instruments of ratification for both the WIPO Copyright Treaty (WCT) and the WIPO Performances and Phonograms Treaty (WPPT).

Given the higher standards of copyright obligations and enforcement measures contemplated in the TPA, however, Colombia will have to make additional reforms to its copyright law and enforcement law in order to fully comply (taking note that the TPA does contain transitional periods), with issues such as: refining copyright rights on distribution, making available, rental, and importation; affording statutory damages; clearly protecting temporary copies; and affording ISP liability along with notice and takedown procedures.

Criminal Code (2001) and 2006 amendments: Colombia’s criminal code entered into effect in July 2001. It includes copyright infringements as a crime, and with possible sanctions of a jail term of two to five years. The code also contains provisions on the violation of technological protection measures and rights managements, both key obligations of the WIPO Treaties, but these violations are only punished by fines. Unfortunately, the 2001 criminal code allows home arrests or bail during the process, and sentences of up to three years can be suspended. In practical terms, that scenario translated into no jail terms for defendants.

In July 2006, amendments to the Criminal Code, supported by the copyright industries, entered into effect and the legal landscape looks much brighter. First, there was an increase in the maximum prison term, from five to eight years, and a corresponding rise in the minimum term, from two to four years. With the new guidelines, judges will be able to keep accused individuals in custody for the duration of their trial and also impose effective jail time as part of their sentences. Second, criminal penalties were developed for the circumvention of technological protection measures in accordance with WIPO Treaties. Previously, these violations were punishable only by fines. Third, the amended code now imposes criminal penalties for those who provide fraudulent information used for distribution of public performance or broadcasting fees to copyright owners.

Criminal Procedure Code (2005): Judges need to be encouraged to implement these recent amendments. In January 2005, Law No. 890 took effect and included two positive amendments to the Colombian criminal code in regard to copyright enforcement. First, Article 14 increased the prison sentences for all crimes in the criminal code, although as to copyright
infringements, this appears to have been superseded by the recent amendments, discussed above. Second, Article 5 modified Article 64 of the criminal code, which regulates parole requirements. Under the new amendment, judges may only grant parole if the convict has completed two-thirds of the prison term and shown good behavior. Granting parole will be subject to the full payment of fines imposed and indemnification of the victim. In addition, Law No. 906 (Article 313 of the new Colombian Criminal Procedures Code), effective January 1, 2005, imposes preventive incarceration in piracy cases where the value of the seized merchandise exceeds 150 times a set salary rate (approximately US$20,000).

MARKET ACCESS ISSUES IN COLOMBIA

The motion picture industry reports that Colombia, through different laws, adopted a series of discriminatory and protectionist measures to defend the national audiovisual sector, such as:

- Colombia has a broadcast TV quota which requires that 70% of prime-time programming during the week be of local content. This quota should be eliminated.
- Colombia has a screen quota, which should be eliminated or transformed into guidelines for exhibitors.
- Colombia created an 8.5% levy on the net box office receipts of foreign films, which should be eliminated.

IPR TRAINING AND PUBLIC AWARENESS

The recording industry reports that its trade group and anti-piracy team participated in over 14 training sessions for personnel from local and federal police, customs, prosecutors and Copyright Office. The sessions reached more the 600 people involved in enforcement or intellectual property affairs.