COSTA RICA

Costa Rica and the United States have just concluded negotiations to finalize Costa Rica’s participation in the U.S.-Central America Free Trade Agreement (CAFTA). We hope that Costa Rica will now promptly resolve ongoing intellectual property/enforcement problems faced by the software industry.

Long delays in copyright enforcement cases continue to be a serious problem, since it normally takes several months between the filing of a complaint, the day a raid or inspection takes place, and the issuance of an official inspection report. During this time, there is little incentive for the infringer to resolve the problem. Moreover, there are significant delays between the time an official inspection report is issued in a particular case and the time a sentence is handed down in the same case.

The Ley de Procedimientos de Observancia de los Derechos de Propiedad Intelectual should be amended to bring it into full compliance with Costa Rica’s obligations under the TRIPS Agreement and the WIPO Copyright Treaty. It also should be amended to increase penalties for copyright violations, including permitting courts to issue prison sentences. To date, no progress has been made to bring about the requisite amendments to this law.

A Special Prosecutor’s Office (Fiscalía Especializada) is required because existing prosecutors generally are not sufficiently trained to adequately enforce Costa Rica’s intellectual property laws. In 2003 the Costa Rican legislature proposed a law to create a Special Prosecutor’s Office, but the law failed to pass.