SAUDI ARABIA
INTERNATIONAL INTELLECTUAL PROPERTY ALLIANCE (IIPA)
2010 SPECIAL 301 REPORT ON COPYRIGHT PROTECTION AND ENFORCEMENT

Special 301 Recommendation: Saudi Arabia is currently on the Watch List. On November 9, 2009, IIPA recommended, In USTR’s out-of-cycle review (OCR) process, that Saudi Arabia be removed from the Watch list. While USTR has not issued its decision following that review, and based on actions taken by the Saudi government for some but not all industries, IIPA continues to recommend, in this Special Mention submission, that Saudi Arabia be removed from the Watch List. However, this recommendation is based on the Kingdom making continuing progress to reduce high piracy levels in 2010 and to take stronger action in order to ensure effective enforcement in all copyright sectors, in particular, the recording industry and its international repertoire. If that progress is not prompt, continuing and comprehensive, IIPA will recommend that Saudi Arabia be returned to the Watch List before the 2011 Special 301 cycle.

Executive Summary: Piracy rates continue to remain higher than any other country in the Gulf region for the motion picture, music and recording and entertainment software industries (in the 90% range) and unacceptably high for the business software and publishing industries. Despite this, however, IIPA took the unusual move, in its OCR submission on November 9, 2009, of recommending that Saudi Arabia be removed from the Watch List in recognition of the significant efforts and commitments made by MOCI Deputy Minister Al-Haazaa to continue to take action against piracy and to achieve the OCR benchmarks identified by IIPA in its February 2009 Special 301 submission. Many of these benchmarks have been, or are close to being, achieved for some industries. The most significant progress will be the promised appeal of one case before the Violations Review Committee (VRC) to the Board of Grievances (BOG) with a recommendation that the infringer be given a prison term. We expect this to occur very soon. In addition, the Ministry of Commerce has undertaken an inventory of its software use and will reportedly complete that review in February 2010 and has committed to purchase legitimate software should illegal software be found in use in the Ministry. The BOG has indicated that it would mete out prison sentences in appropriate cases, and if and when this is done, it will have a major deterrent impact in Saudi Arabia. However if these and other benchmarks are not met and if piracy rates do not begin to come down, IIPA will recommend that Saudi Arabia be returned to the Watch List before the 2011 Special 301 cycle commences.

Priority actions to be taken in 2010: IIPA set out a number of benchmarks for action by the Saudi government in its 2009 submission. These benchmarks, if fully met, would result in the most significant commercial benefits to the copyright industries:

Transparency
- Fully populate the MOCI’s website with data on raids, hearing dates, judgments and penalties commencing at the beginning of 2008 through the present, in both Arabic and English;
- Allow rights holders’ legal representatives to appear before the VRC at all hearings and to present evidence and argument, particularly on the appropriate level of penalties;

Deterrent Enforcement
- Continue a zero-tolerance policy toward street vendor piracy in the major cities until it becomes a de minimis problem;
- Shepherd, in cooperation with rights holders, one or more cases involving a major seizure through the Board of Grievances and impose a sentence of imprisonment, thereby signaling to citizens that from then on piracy crimes will receive deterrent penalties and especially imprisonment in appropriate cases;

1 For example, the recording industry reports that its market is collapsing and sales of legitimate CDs have fallen by over 70%.
• Publicize widely, and on a regular basis, all these actions, including press statements by high government officials that piracy will no longer be tolerated.

Legalize Software Use
• Make significant progress toward legalizing software use in the KSA government.

Other Actions
In addition to meeting these immediate benchmarks, the government must also take the following additional actions:
• Administrative penalties imposed by the VRC should be increased to provide more deterrence, under the guidance of the Minister and Deputy Minister Al-Hazzaa;
• New trained inspectors must be added to the Copyright department at MOCI. Resources are inadequate to deal with the levels of piracy throughout the Kingdom;
• The Police Committee in Riyadh should be duplicated in other major cities to assist with street vendor raids and to investigate large producers and distributors of pirate product. Greater police involvement must be ensured;
• A special cyber crime unit within the Police Committees and an Internet piracy unit at MOCI should be established, and the MOIC should work closely with the Communication and Information Technology Commission (CITC) to take actions against Internet piracy. At present, nothing is being done by the government to address rampant online piracy over P2P networks and enforcement authorities do not take actions to curb copyright infringements committed in this way;
• Enforcement of marketing conditions (such as religious requirements) must be even-handed and translate into raids and takedown actions against pirate product, which is both freely available on the streets and advertised online;
• The CITC must continue blocking websites, not just for pornographic content, but for copyright violations and, if it is a local website, subject the owner to deterrent penalties;
• The MOIC, the police and rights holders should cooperate to develop a plan to convert the compounds to legitimacy, bringing Pay-TV piracy in the compounds to an end;
• The customs system must be reformed to establish an IPR Task Force and customs officers must be provided with ex officio authority to suspend the import of pirate product into the Kingdom. This is especially relevant against pirate optical discs and decoder boxes that circumvent encryption technologies;
• Amend the Copyright Act to fully implement and ratify, the WIPO Internet Treaties, including ensuring the law provides incentives for ISPs to cooperate with rights holders against online piracy.

For more details on Saudi Arabia’s Special 301 history, see IIPA’s “History” Appendix to this filing. Please see also previous years’ reports.

UPDATE ON PROGRESS ON MEETING IIPA’S OCR BENCHMARKS

Transparency: There has been significant improvement by MOIC in this area. Many new cases have been placed on the MOIC website, though the job is not yet fully completed. Translation into English has not yet occurred but H.E. Al-Hazzaa has ensured that steady progress has been made and has agreed to work with the private sector to complete the task. Cases in Jeddah or Dammam need to be posted as well. Lawyers for rights holders have also been able to obtain information on the status of their cases, upon request.

2 Such unit could be based on the model in place in Lebanon.
Rights holders have been able to participate in VRC proceedings upon request and the right to appeal results and penalties to the BOG has been confirmed. Rights holders have now appealed two of the Video Mesfir cases (discussed below) to the BOG and have asked for a term on imprisonment.

The Ministry must continue to post at least all cases now pending (which would include a number of 2008 cases, we believe) and all cases decided in 2009 along with dates of the hearings and any fine handed down. A contractor should be hired to do this, perhaps even a rights holder with a strong interest in getting it done. The VRC has recently been awarding civil damages, which is a major advance, and the amount of damages should be on the website as well. By knowing the fines, and having a real census, rights holders will be able to assess deterrence over time by the size of the fines and damage awards. The Ministry should be encouraged to outsource translating the site data into English. Moreover, the Ministry should put in place mechanisms enabling effective exchange of information and cooperation between KSA enforcement authorities and foreign rights holders whose anti-piracy operations, especially in the Internet sphere, are frequently run from outside the Kingdom. There should be clear information, available in English, on the organizational structure and responsibilities within MOCI as well as named contact persons for handling cooperation with foreign-based anti-piracy teams representing affected rights holders.

**Deterrent enforcement and penalties:** Under HE Al-Haazaa’s leadership, raids against street vendors and retail operations have continued at a high and steady rate. The police have been cooperating in many of these raids and on raids against the source of such pirate products. These raids have focused heavily on video, videogame and book piracy. Seizures must now be extended to piracy of music and sound recordings. However, the very high piracy rates that continue to dominate the market in Saudi Arabia suggest that such raids must not only continue, but be significantly expanded, and greater attention paid to criminal enterprises involved in the production and large scale distribution of pirate goods, regardless of whether these relate to music, video, entertainment and business software or books. Enforcement authorities must also adapt their enforcement priorities in line with the changing nature of the piracy problem and the steady shift from physical piracy towards digital piracy (see discussion below).

The Saudi government reported to the U.S. government in October 2009 that it conducted 2,000 raids and inspected 5,000 outlets. It also reported seizure of 3.83 million units of pirate product, all of which demonstrates a significant improvement. The commitment to set up VRC branches in Jeddah and Dammam has also been met. Moreover, the VRC has been clearing many more cases than in the past and administrative penalties have increased, including a few cases involving the maximum penalty of SR 100,000 (US$26,665). HE Al-Haazaa has been a critical part of these improvements and IIPA members are very grateful for his effective work and his commitment to fighting piracy in the Kingdom.

Obtaining deterrent penalties for all copyright sectors, both at the administrative level and from the BOG, has been the IIPA’s highest priority. IIPA, its members and local rights holders have been following all the cases before the VRC involving Video Mesfir, a seven-time-raided pirate operation consisting of a retail outlet and a warehouse. These cases, involving the total seizure of over 100,000 pirate copies along with significant amounts of reproduction equipment, will be the measure of whether the Saudi government can bring real deterrence to this market. Two Video Mesfir cases have also been recently appealed by rights holders to the BOG with a recommended sentence of imprisonment. Both these cases had their first hearing before the BOG on February 16, 2010.

IIPA had expected that, before filing this submission, a formal appeal by the Ministry, under the direction of H.E. Al-Haazaa, of another Video Mesfir case with a Ministry recommendation of imprisonment, would have occurred. We urge that this appeal be taken without further delay and we expect this to happen in the very near future.

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5 The VRC has also started awarding civil damages in its administrative cases and in 2008 had done so in 19 cases involving software piracy. The average of the fines and damages was around US$3,000, which remains too low. The total of all fines and damages in 19 cases were SR148,000 or US$39,466.
future. This is the most critical benchmark underlying IIPA’s recommendation that Saudi Arabia be removed from the Watch List.

As IIPA has highlighted in past submissions, studies have shown that there is little or no fear that any pirate would ever go to jail or that even a significant deterrent fine would be imposed. In the last year, the VRC has succeeded in imposing the maximum fine that it has the authority to impose -- SR100,000 (US$26,665) in a few larger cases. This is an improvement but only action by the BOG can revitalize the legitimate market for copyrighted works.

With at least two piracy cases before the BOG and a third Ministry-appealed case expected soon, it is now up to that body to finish the task. Judges on the BOG have stated to IIPA and the U.S. government on many occasions that when a case is brought to them, they will not hesitate to impose deterrent jail terms. IIPA will carefully monitor these cases and rights holders are prepared to support the Board in whatever it needs to secure a good result.

**Government legalization of software:** Another of the critical benchmarks in IIPA’s 2009 Special 301 and OCR submissions was for the government to begin the task of legalizing its use of software in government ministries. This, along with end-user piracy in businesses, is one of the largest contributors to the losses suffered by the U.S. software industry in Saudi Arabia, totaling an estimated $176 million in 2009 with a piracy rate of 54%, up 2% from 2008. We also have a recent report that the Commerce Ministry, following the commitment made at last year’s IPR Working Group meeting, has hired an outside contractor to upgrade both hardware and software in the Ministry, that this process has begun and is expected to be completed on schedule this month. If illegal software is found, which is almost certain (the piracy rate for software in government is estimated to be 70%), the commitment is to purchase legitimate software to replace illegal software. We also understand that MOCI has undertaken a similar inventory. Our recommendation to remove Saudi Arabia from the Watch List is based on a redeeming of these commitments before the next Special 301 cycle.

**Public awareness campaign:** The final OCR benchmark was for the Ministry to work with rights holders on a public awareness campaign, including widely publicizing the enforcement actions taken by the Ministry, public press statements by high officials that piracy will no longer be tolerated and other public actions by the government in partnership with the rights holder community. Funding has been raised from local rights holder companies and a meeting with the Ministry to kick off a campaign is scheduled for the week of February 15, 2010. IIPA looks forward to this campaign commencing as soon as possible.

**Update on Progress in Other Areas**

While the government has come a long way to meeting these benchmarks, their completion will only begin the process of reforming a market rife with piracy for years. Piracy levels are not only the highest in the Gulf but they are among the highest in the world. This situation cannot be tolerated particularly given the increasing broadband speeds and penetration in the Kingdom, which means that the already rampant online piracy will affect the Saudi market to a greater and greater extent in line with the roll out of widely available and lower priced broadband networks. All these efforts must continue well beyond these benchmarks, and must include a decisive and comprehensive solution to the problem of internet piracy; The BOG must demonstrate its commitment to deter piracy by tough sentencing, and the government must widely publicize them, Transparency must be improved and the initial efforts to legalize software use in one or two ministries must be extended to all.

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6 A few of the later Video Mesfir raids were run after the VRC began imposing its maximum sentence. This illustrates vividly that pirates have little concern that the authorities will take significant action against them, other than seizing their pirate product and imposing small fines.
But this is not the end of the task at hand. Other actions include:

**Enforcement against Internet piracy:** The CITC, which regulates the ISPs and telecom in general, continues to block foreign websites, when requested by rights holders, but only on the grounds that they violate Saudi censorship laws. Many of these cases involve both censorship violations as well as infringement and it is imperative for CITC and MOCI to develop comprehensive regulations on addressing copyright violations committed over the Internet. Any solution must include both hosted as well as remotely accessible content. The MOCI also has authority to order a site taken down for copyright infringement and this authority should be effectively exercised in practice. The KSA government and MOCI in particular should engage with rights holders to develop ways to address infringements over P2P networks and non-hosted content in general.

MOCI must have a trained Internet piracy unit in the copyright department with resources and political will (e.g., strong instructions from the Minister). We understand that this is being considered by the Ministry. We call upon HE Al-Haazaa to ensure that this happens in the near term. A cybercrime unit should also be set up by the police.

MOCI has asked for assistance in how to deal with Internet piracy. IIPA has supported USG plans for a training seminar in this area. This should be extended to a wider engagement with rights holders, including their foreign-based anti-piracy teams.

**Enforcement against Pay-TV signal theft in the compounds:** Signal piracy of premium services like Showtime, Orbit, and ART in compounds continues to be a very serious problem in Saudi Arabia. The compounds have upwards of hundreds/thousands of homes under a single management that centrally controls and operates the cable service within each compound. The compounds utilize a smart card, installing it in their centralized head end and then redistributing Pay TV channels to hundreds/thousands of homes. The management of these compounds are very influential and can clearly afford to pay for premium channels. But enforcement is complicated because it is very difficult for even the police to enter these compounds quickly and easily; they are heavily guarded by private security firms and by the time the raid team finally gets to the head end the evidence of piracy has conveniently disappeared. The Ministry and the police have indicated that they will begin taking action in this area.

Another major issue affecting Pay TV stakeholders is the illegal importation, distribution and sale of decoder boxes that circumvent encryption technologies. The government is very cooperative in seizing these illegal products, but, as with other kinds of piracy in the Kingdom, penalties are small or non-existent. Far heavier penalties, including referring these cases to the BOG, is critically needed.

**Enforcement against book piracy and music and sound recording piracy:** Publishers have within the last year commenced an aggressive enforcement program. They are receiving good cooperation from the Ministry and regular raids are being run upon request. As noted above, raiding needs to be extended to all sectors, including the music and recording industry which suffers rates of piracy over 90% in the Saudi market, and nearly a 100% online piracy rate. Again, however, without the deterrence brought on by severe penalties imposed by the VRC and BOG, additional raiding will not work a significant change in the market.

**Implement and ratify the WIPO treaties:** Some very slow progress has been made. The government has engaged with WIPO and is preparing questions for WIPO response. This process needs to be speeded up and completed.