

From: [REDACTED]
Sent: 15 October 2014 16:48
To: ENTR /C/3 PREVENTION TECHNICAL BARRIERS
Cc: [REDACTED] (ENTR)
Subject: Re: FORMAL COMPLAINT - Spain's Failure to Notify a Draft Technical Regulation in the Area of Intellectual Property Law

Dear Sir or Madam, dear [REDACTED],

I thank you very much for this action and for informing me about it. I would like to address two follow-up questions:

- 1) Are Spanish authorities required to respond to your message and 'friendly reminder' to re-notify the law?
- 2) What would be the next steps should Spain decide to move ahead and adopt the law without notifying it?

Thank you for your answer in advance.

Best
[REDACTED]

On Wed, Oct 15, 2014 at 4:35 PM, <ENTR-PREVENTION-TECHNICAL-BARRIERS@ec.europa.eu> wrote:

Dear [REDACTED],

Please find attached a letter concerning the above-mentioned subject signed by [REDACTED],
[REDACTED]

Best regards,

Watch our promotional videos:

Directive 98/34 | <http://youtu.be/ziuAkIsNKdI>

TBT Agreement | <http://youtu.be/czCILU3pdqk>



European Commission
DG Enterprise and Industry

Unit C3 | Prevention of Technical Barriers

Follow us on Twitter:
http://twitter.com/EU_enterprise

From: [REDACTED]
Sent: Thursday, October 09, 2014 11:34 AM
To: ENTR /C/3 PREVENTION TECHNICAL BARRIERS; [REDACTED] (ENTR)
Cc: [REDACTED] (ENTR)
Subject: FORMAL COMPLAINT - Spain's Failure to Notify a Draft Technical Regulation in the Area of Intellectual Property Law

Dear [REDACTED],

Herewith, I would like to file a formal COMPLAINT on Spain's failure to notify a draft technical regulation in the area of intellectual property law.

Please find our association's complaint as well as a non-official translation of the draft technical regulation attached.

I thank you for your time and remain at your and your team's disposal for any further questions.

Best,

--

[Redacted]

[Redacted]

[Redacted]

[Redacted]

[Redacted]

[Redacted]

[Redacted]

--

[Redacted]

[Redacted]