



經濟部智慧財產局

INTELLECTUAL PROPERTY OFFICE
MINISTRY OF ECONOMIC AFFAIRS

October - December 2014

Quarterly Report on Taiwan's Intellectual Property Rights Protection

To the purpose of simplifying authorization procedure, establishing a sound environment for authorization, and in helping users obtain legal use of songs, TIPO on November 21, 2014 completed the review of the joint royalty rate for public performance of songs using karaoke machines. Starting January 1, 2015, users filing with the single window (MUST) will simultaneously obtain authorization from all of the three designated CMOs. Joint royalty rate: NT\$9,000 per year (pre-tax rate). This "joint royalty rate" and "single window" shall take effect starting January 1, 2015. Within three years following their implementation, the designated CMOs will not be changed and users will not be able to request royalty review.

185, Hsin-hai Road, Sec. 2, 3F, Taipei 106, Taiwan

Tel: 886-2-2738-0007 • Fax: 886-2-2735-2656

Website: <http://www.tipo.gov.tw> • E-mail: ipo@tipo.gov.tw

March 2015

Special Report

The 2nd Taiwan-EU Economic and Trade Consultation IPR Working Group Videoconference of 2014

The 2nd Taiwan-EU Economic and Trade Consultation IPR Working Group Videoconference of 2014 was held on October 16. The Taiwan side was chaired by TIPO's Deputy Director General May Lee. The EU side was chaired by Mr. Laurent Bardon, Coordinator for EU-Taiwan Relations, DG Trade, European Commission. The two sides exchanged views on IPR legislative progress, IP Court adjudication, medicine data exclusivity, international cooperation on IPR, and Copyright Seminar 2015. According to the Customs Enforcement of IPR at the EU Border in 2013, the EU added, Taiwan was very successful in its border enforcement.

International Seminar on Implementing the System of Patent Infringement Damages Successfully Concluded.

The international seminar on Implementing the System of Patent Infringement Damages was held by TIPO on October 24, 2014, with guest speakers Dr. Alan Cox of NERA, Mr. Gary C. Ma, managing partner and attorney of Finnegan's Taipei Office, and Prof. Heinz Goddar from Germany introducing how patent infringement damages are calculated among the industrial sectors in the US and Germany. A total of 230 representatives from the industrial sectors, academia, and judicial sectors attended the event. In all, this seminar helped Taiwan corporations learn more about the trends in damages in IP litigation in the US, Germany, and Taiwan and provided the IP Court with valuable reference for calculating damages.

Attending the APEC Seminar on IPR Border Inspection

From November 11-13, 2014, representatives from Customs Administration of the Ministry of Finance attended the APEC seminar on IPR border inspection in Hong Kong. Addressing the topic of "customs-right holders jointly fighting against IPR infringement," the representatives reported on Taiwan's IPR border measures, types of customs-right holders collaboration, as well as shared experiences in the promotion of IPR protection.

Taiwan and Japan Signing a Memorandum for a Cooperative Program on Mutual Recognition of Deposit of Biological Materials for the Purpose of Patent Procedure

Following the programs on TIPO-JPO PPH in 2012 and TIPO-JPO PDX in 2013, the Association of East Asian Relations and Interchange Association Japan on November 20, 2014, signed a memorandum for a cooperative program on mutual recognition of deposit of biological materials between Taiwan and Japan. Through cooperation between TIPO and JPO, this mutual recognition aims to lessen the burden on the part of patent applicants having to repeatedly make deposits in respective countries.

Taiwan-Japan Economic and Trade Consultation Meeting on IPR Work Successfully Concluded

The 39th Taiwan-Japan Economic and Trade Consultation Meeting was convened on November 19-20 in Taipei. During this two-day event, the IPR working group meeting was also held, with representatives exchanging views on bilateral IPR cooperation. Taiwan and Japan have had fruitful exchanges of patent, trademark and design examiners. Both sides at the meeting exchanged views on extending applicability for novelty grace period, implementing patent rights involving computer software, indirect infringement, design patent rights, and the problems facing Taiwan applicants applying for trademark registration in Japan.

The 2014 Seminar on US Patent Linkage and Litigation

On December 2 and 3, 2014, TIPO held the 2014 Seminar on US Patent Linkage and Litigation to help the industries and government agencies learn more about the system of patent linkage in the US. Invited to this event were US lawyers from Goodwin and Lite DePalma who explained in-length the statutory framework and procedure of the Hatch-Waxman Act, the measures stipulated in the Orange book governing listing, delisting, and carving out, the 180-day sales exclusive right, the 30-month suspension of certificate issuance, the definition for forfeiture or loss of right, as well as the provisions and disputes relating to biosimilars in the US. A total of 250 people comprising representatives from original and generic pharmaceutical companies, lawyers, researchers from academic institutes, and government officials attended the event.

Legislative Amendments

TIPO Completes the Notice on Maintaining Trademark Rights and Interests in Mainland China

Considering the fact that Taiwan companies doing business in mainland China are constantly faced with the challenges where their company names or trade names are being squatted or infringed upon, TIPO since 2010 has begun accepting disposition requests in accordance with the cross-strait mechanism for disposition of trademark disputes. Added to this was China's implementation of its new Trademark Law on May 1, 2014. To complement the above and step up protection of the trademark rights and interests of Taiwan companies, TIPO has completed the "Notice on Maintaining Trademark Rights and Interests in Mainland China," now available at TIPO's website.

Latest Developments

The 7th Cross-strait Forum on Patents

On October 14-15, 2014, patent experts and officials from Taiwan and mainland China attended the 7th Cross-strait Forum on Patents in Taipei to discuss in-depth the latest IPR development and trends, cooperation in patent examination, case studies on patent judicial remedies, win-win strategies for patent agents, experience sharing by corporations in patent litigation across borders and related cooperation, as well as patent protection of e-commerce and experience sharing.

Cross-Strait Trademark Examiner Exchange

Four trademark examiners from mainland China's Trademark Office and Trademark Review and Adjudication Board of the State Administration for Industry and Commerce came to Taiwan for a three-day (October 13-15, 2014) visit to exchange views on respective registration and examination practices, cases in dispute, as well as relevant laws. Mainland examiners were impressed with TIPO's case quality review and cultivation of talents, hoping that this

exchange would increase understanding of each other's examination practices and serve as the foundation for assisting Taiwan corporations in filing registration applications in China.

Meeting on Provisions of Copyright Ownership in Government Procurement Contracts

On October 22, TIPO held a joint meeting on copyright ownership in government procurement contracts to address copyright ownership issues raised by right holders, to revitalize use of creative works and to increase their economic values. Invited to the event were central, local government representatives, right holder groups, and copyright scholars and experts who concluded that in order to facilitate the flow of copyrighted works, it is important that such contracts should focus on helping companies obtain copyrights. Government agencies, on the other hand, should obtain rights of use that are non-exclusive, permanent, free-of-charge, and assignable to third parties. Also, in government-sponsored activities or competitions where it is necessary for contenders to use copyrighted works, it was suggested that sponsors help contenders obtain licenses and that right holder groups provide integrated channels through which users can conveniently obtain licenses for reproduction and subsequent uses. A meeting minute entitled "Suggestions on handling copyright ownership in government procurement" was produced by the National Property Administration of the Ministry of Finance. Copies of the minute were sent to central and local government agencies for reference.

International Symposium on Patent Application and Litigation Practices

On November 13, 2014, TIPO held the International symposium on patent application and litigation practices, inviting experts from the US, Germany, and Japan to lecture on the remedies available to the owner of the right to apply for a patent, principles for explaining the scope of the claims of a patent, and determining infringement. These experts introduced and explained provisions in the US and Japan governing administrative and judicial remedies available to the owner of the right to apply for a patent whose inventions have been usurped and used to apply for a patent. Other issues concerning determining patent infringement were also analyzed from the perspective of relevant provisions in Japan and Germany. A total of over 90 people comprising judges, patent attorneys, patent agents, lawyers, the industrial sector, and patent examiners attended the symposium.

Elite Symposium on Patent Trends and Patent Litigation Analysis in the Communications Industry

The Elite Symposium on Patent Trends in the Communications Industry and Patent Litigation Analysis was held by TIPO at NTU's Tsai Lecture Hall on November 18-19, with a total of 450 communications professionals in attendance. The issues addressed at the symposium included: the environment for innovation in communications technology and industry, changes in the marketing trends for 4G LTE products, analysis of LTE standards-essential patent portfolios of global manufacturers, exploring 5G patent technologies and trends, strategies and factors for consideration of corporations participating standard organizations, strategies for corporations negotiating with tech giants over patent licensing, how can the US's 2014 legislative changes help corporations win patent lawsuits, as well as disputes over determining the necessity of standards-essential patents and restrictions in exercising the rights. An expert panel discussion on the breakthrough strategies used by Taiwan corporations facing patent lawsuits was held, with TIPO's Director General Mei-hua Wang as chair and MediaTek Inc.'s Vice President and General Counsel Wei-fu Hsu, Asustek's General Counsel Vincent Hong, Acer Inc.'s General Counsel Lydia Wu, AU Optronics Corp.'s Tai-kang Wu, and Finnegan LLP's attorney and partner Ming-gao Yang in attendance. This elite symposium focused on patent trends and the importance of patent litigation analysis, serving as useful reference for SMEs engaging in matters related to patent portfolios and coping with patent lawsuits.

MOEA's Project on Creating IP Values for SMEs

On December 19, 2014, MOEA's SMEA Director General Yung-long Yeh visited King Roof Industrial Co., Ltd. and Taioku Manufacturing Co., Ltd. to see the results of customized guidance under this year's "Project on creating IP values for SMEs." Of the two companies, King Roof maintains a global sales market for its "BN'B RACK" car bike racks while Taioku is the main bike supplier for the US, Japan, the UK, and Italy, maintaining a sales market for its "Taioku" and "Roxxie" bike brands in mainland China. Under this project, King Roof began to take stock of its current products, explore the niche for technical development, and plan out prospective R&D strategies and key patent portfolios through analyzing classification of patented technologies of major global bike manufacturers, and technology function portfolios. As a result, the company was able to successfully resolve disputes arising from patent infringement, thereby gaining confidence in its international sales activities. In the case of Taioku, the company under the project began to establish its IP and trade secret management systems to protect key technologies. Over the period of assisted guidance, the company transformed itself into an ODM-oriented organization capable of producing corporate IP personnel and own brands.

Information Meeting on Indigenous Peoples Registering and Using Trademarks

TIPO gave six lectures on indigenous peoples registering and using trademarks at information meetings organized by New Taipei City, Hualien County, Yilan County, and Taitung County governments. These lectures saw a total of 365 people in attendance and were aimed at increasing knowledge and willingness of indigenous people using trademarks to market their products and expand potential markets.

TIPO Designates MUST as the Single Window for Collecting Joint Royalties for Public Performance Using Karaoke Machines

In Taiwan, karaoke machines are a common fixture in business establishments providing entertainment to guests in socializing occasions. These machines generally contain a wide variety of songs, and as such, it is necessary for business proprietors to obtain authorization of "public performance" through negotiations with MUST, MCAT, and TMCS, respectively. To the purpose of simplifying authorization procedure, establishing a sound environment for authorization, and in helping users obtain legal use of songs, TIPO on November 21, 2014 completed the review of the joint royalty rate for public performance of songs using karaoke machines. Starting January 1, 2015, users filing with the single window (MUST) will simultaneously obtain authorization from all of the three designated CMOs. Specifics of the review are as follows:

1. Single window: MUST.

2. Joint royalty rate: NT\$9,000 per year (pre-tax rate). This "joint royalty rate" and "single window" shall take effect starting January 1, 2015. Within three years following their implementation, the designated CMOs will not be changed and users will not be able to request royalty review.

The 2014 Seminar on New Thinking in Copyright Legal Regimes

On December 19, 2014, TIPO held the 2014 Seminar on New Thinking in Copyright Legal Regimes at NTU's Tsai Lecture Hall. Addressing the four main issues concerning “Mechanisms that facilitate the flow of copyrighted works,” “A global view of legislative amendment trends,” “Fair use,” and “New perspective on legislative amendments,” were eight invited copyright scholars who lectured on licensing mechanism and fair use guidelines of orphan works, trends in legislative amendments in the US and the EU, the relation between copyright restrictions and fair use, protection of parodies, protection of performers’ rights, as well as a fairer mechanism of fee collection/payment for use of copyrighted works. With over 200 people in attendance, the seminar featured experts and scholars giving keynote presentations on the latest trends in the future development of copyright.

Enforcement and Latest Statistics

National Police Agency (NPA)

Enforcement News (October-December 2014)

From October-December 2014, a total of 541 copyright infringement cases involving 642 suspects and 779 trademark infringement cases involving 849 suspects were uncovered. The total market value of all the seized goods was estimated by right holders at NT\$15,567,622,306.)

Statistics for IP Infringement Cases

Unit : case/person

Year	Total		Trademark		Copyright		
	No. of Cases	No. of Suspects	No. of Cases	No. of Suspects	No. of Cases	No. of Suspects	No. of CDs Confiscated
2014 Oct. -Dec.	1,320	1,491	779	849	541	642	180,144
2013 Oct. -Dec.	1,546	1,767	960	1,091	586	676	15,579
Percentage Change: 2014/2013 Oct. -Dec.	-14.62	-15.62	-18.85	-22.18	-7.68	-5.03	1056.33

Source: National Police Agency (NPA), Ministry of the Interior

Joint Optical Enforcement Taskforce (JODE)

From October to December 2014, JODE conducted 135 inspections (110 daytime and 25 nighttime) of OD factories, printing plate factories and related facilities. This total is 66 times less than those of the same period in 2013 (201 inspections; 113 daytime and 88 nighttime). In addition, JODE conducted 13 documented audits of the internal control and audit systems of outstanding OD factories after advising them on the establishment of such systems. In collaboration with the IPR Police, JODE officials during the same period also took part in a total of 15 night market sweeps.

JODE's Inspection Results (October – December, 2014)

Number of Inspections		2014		2013		2014	
		Jan.-Dec.		Oct. -Dec.		Oct. -Dec.	
		660		201		135	
		Day	Night	Day	Night	Day	Night
		399	261	113	88	110	25
Number of Cases Found Violating the Optical Disk Act		0		0		0	
Number of Plants Closed	Manufacturing Plants	0		0		0	
	Packaging Plants	0		0		0	
Number of Cases Prosecuted		0		0		0	
Number of Suspects Prosecuted		0		0		0	
Number of Administrative Dispositions		0		0		0	
Number of Machines Seized		0		0		0	
Number of Illegal ODs (Pieces)		0		0		0	

Source: The Joint Optical Disk Enforcement Taskforce (JODE), Ministry of Economic Affairs

Customs Administration, MOF

1. Inspection Results:

In compliance with the *Regulations Governing Customs Measures in Protecting the Rights and Interests of Trademark, Operational Directions for Customs Authorities in Implementing Measures for Protecting the Rights and Interests of Patent and Copyright*, and other border measures, the Customs Administration from October to December 2014 yielded the following results:

Category	Trademark Violations		Copyright Violations		Export ODS Without Source ID Code	False Declaration of Source ID Code	False Declaration of Trademark
	Exports	Imports	Exports	Imports			
Cases	0	49	0	3	0	1	21
Number	0	17,660	0	732	0	100	-

2. Major Inspections

Keelung Customs' October 3 discovery of 3,600 pieces of counterfeit "My Beauty Diary" facial masks; Taipei Customs' October 8 discovery of 8,100 pieces of counterfeit "Hello Kitty," "Disney," and "BMW" stationary items; Taipei Customs' October 20 discovery of 562 counterfeit "Disney" play dolls imported through express delivery; Kaohsiung Customs' October 29 discovery of 620 pieces of counterfeit "Taipei 101" fragrance towers; Taipei Customs' November 1 discovery of 548 counterfeit "Nike" and "Adidas" wrist watches imported through express delivery; and Taipei Customs' November 12 discovery of 1,524 pairs of counterfeit "Hello Kitty," "Little Twin Star," "My Melody," and "Disney" earphones imported through express delivery. All seized goods have been detained according to Taiwan law.

3. International Exchange

- (1) As part of active efforts to increase the flow of information between foreign customs offices on counterfeiting offenses, the Customs Administration from October to December 2014 provided international counterparts with information on 29 counterfeiting and piracy cases.
- (2) Customs Administration of the Ministry of Finance sent a delegation of four to the Philippines to attend the "Taiwan-Philippines Information Exchange Meeting" held from October 14-17, 2014. While there, the delegates exchanged feedback on strengthening bilateral information exchange and cooperation, inspection of IPR-infringing goods, and inspection of cigarette smuggling. The meeting has laid a solid foundation for future bilateral exchanges and cooperation.
- (3) Customs Administration of the Ministry of Finance sent a delegation of four to Thailand to attend the "Taiwan-Thailand Information Exchange Meeting" held from October 27-30, 2014. While there, the delegates exchanged feedback on strengthening bilateral information exchange and cooperation, inspection of drugs, inspection of IPR-infringing goods, and risk management. Both sides had a fruitful discussion over these issues.
- (4) Customs Administration of the Ministry of Finance sent a delegation of three to Hong Kong to attend the "APEC Workshop on Intellectual Property Rights Border Enforcement" held from November 10-14, 2014. The event featured customs experts from various countries reporting on IPR border inspection, experiences and case analysis, inspection techniques and skills, how to strengthen customs-right holder cooperation, as well as how to enhance the general public's IPR protection awareness. The three delegates have gained better understanding of different countries' existing IPR border measures and relevant systems.
- (5) From December 3-4, 2014, Customs Administration of the Ministry of Finance and the United States Customs and Border Protection (CBP) jointly held the "Seminar on Taiwan-US Anti-Smuggling Information Exchange," with topics addressing passenger and goods inspection, IPR protection, narcotics smuggling trend analysis, money laundering, and aircraft inspection. The event featured lectures by experts from ICE, CBP, DEA, HMRC, CBSA, as well as experience sharing by Customs Administration officials. This seminar also saw attendance of 80 people from Taiwan's law enforcement agencies, including the Investigation Bureau of the Ministry of Justice, the Coast Guard Administration of the Execution Yuan, and Criminal Investigation Bureau of the National Police Agency. The event has helped improve investigation capability and performance of customs and all of the attending investigation agencies.
- (6) On December 9, 2014, a delegation from the General Department of Vietnam Customs visited Customs Administration of the Ministry of Finance to exchange feedback on trade facilitation, Authorized Economic Operator (AEO), cooperation on coordinated inspection, sniffer dog project, and IPR border measures. The delegates were impressed with Taiwan's border investigation results and well-rounded systems, hoping to strengthen bilateral experience sharing and exchanges in the future.
- (7) Enhancing Exchange and Cooperation between Rights holders and Rights holder Groups
 - a) On October 14-15, 2014, trademark holder Louis Vuitton Malletier visited Taichung and Kaohsiung customs to exchange feedback on customs border measures and practices, methods of verifying genuine goods and identifying counterfeits, as well as introducing verifiers.
 - b) On October 31, 2014, a Taiwan IPR research delegation formed by the Japan Intellectual Property Association visited Customs Administration to exchange views on Taiwan's implementing its IPR border measures, relevant practices and enforcement. The meeting helped the delegation in gaining a better understanding of Taiwan's customs enforcement systems.

Taiwan High Prosecutors Office (THPO)

1. Enforcement Results (January-December, 2014)

District prosecutors offices across Taiwan uncovered 11 photocopying facilities involving 11 suspects, with 7 illegal textbooks being seized and transaction money amounting to NT\$461,000. The THPO will continue supervising district prosecutors offices on investigation work to effectively deter infringement involving off-campus textbook photocopying.

2. Status of Court Rulings (January-December, 2014)

Affirmed IPR infringement cases processed by Taiwan's district prosecutors offices from January to December 2014 totaled 3,139. Of these, 718 suspects in 585 cases were indicted under ordinary procedures; 840 cases involving 867 defendants were filed for summary judgment; 1,565 indictments involving 1,633 defendants were deferred; and 149 cases involving 163 defendants were closed by ex officio action. In the same period, 1,340 defendants were sentenced to prison terms at a conviction rate of 91.78%. Compared to the same period in 2013, the status of court rulings on IPR infringement cases (summary judgment included) is as follows. There are 1,585 indictments in 2014 (Jan-Dec) and 1,978 in 2013 (Jan-Dec), accounting for a 19.87% decrease. As for the number of convictions, there are 1,340 defendants being convicted in 2014 (Jan-Dec), accounting for a 2.69% decrease over the same period (1,377) of last year. The adjudication is outlined in the table below.

Status of Adjudication of Taiwan District Courts on IPR Infringement Cases

unit: person

Sentence	Year	Status of adjudication and number of convictions										
		Total	Sentence								Not Guilty	Others
			Subtotal	Under 6 Months	6-12 Months	1-2 Year(s)	2-3 Years	Over 3 Years	Detention	Fines		
Total	2014 Jan.-Dec.	1,739	1,340	445	39	8	0	0	782	66	120	279
	2013 Jan.-Dec.	1,699	1,377	564	54	10	0	0	694	55	93	229
	Percentage Change(%)	2.35	-2.69	-21.10	-27.78	-20.00	0	0	12.68	20.00	29.03	21.83

Source : The Prosecutors Office for the Taiwan High Court

IPR Awareness

● Informational Meetings on “IPR Protection Service Group”

From October to December 2014, TIPO continues to organize a series of “IPR Protection Service Group” informational meetings in order to raise public awareness of IPR. The topics and effects are provided below.

Informational Meetings	Time, Venue and Number of Participants	Topics and Effects
1.IPR Laws and Regulations	From October to December, TIPO and the Service Group organized 90 meetings (5 at government agencies, 15 at corporations, and 70 at universities) across the island with 9,245 people in attendance.	The meetings addressed patent, trademark, copyright, trade secrets, and other related issues. On-site counseling was also available to step up people's copyright awareness. Survey shows that 96% of the participants are willing to go to similar events in the future.
2.Legal use of software by government agencies and state-run enterprises	One meeting was held in Kaohsiung City on October 3, with 103 people in.	The meetings introduced and provided explanations on software piracy commonly seen in government procurement, types of misleading licensing, computer programs, legal use of computer software, and regulations governing licensing. Survey shows that 84.9% of the participants have learned more about the “types of software licensing.”

● Strengthening information exchange and cooperation on investigation with other enforcement agencies

On November 20, 2014, representatives from Customs Administration of the Ministry of Finance visited IPR Police Corps to exchange feedback on strengthening counterfeiting and piracy investigation information exchange and enhancing investigation efficacy.

● Starting October 1, 2014, trademark and copyright holders can go online to report to customs on suspected infringements, and file requests for protection. This online service saves the trouble of paperwork, postal service, enabling instantaneous progress check and facilitating transparency of the procedure.

● On November 26, 2014, a seminar on “Notices and relevant provisions governing clearance of air cargo” was held by Taipei Customs to educate business proprietors on relevant IPR border measures and provisions.

● On December 18, Kaohsiung Customs of the Ministry of Finance held the third joint seminar on customs broking, transport industry, import/export trade, and container terminal. On December 24, Keelung Customs held the year's second joint seminar on transport industry, warehousing industry, and customs broking. The two events were held to strengthen the awareness of proprietors running said businesses on relevant IPR border measures and provisions.

● In October and November, the Campus IPR Assistance Team comprising a total of 133 students from 24 universities and colleges went to 35 elementary, junior high, senior (vocational) high schools across Taiwan using lively activities, short skits, and fun Q&A games to promote proper IPR concepts. Survey shows that of the 8,952 student participants, over 90% of elementary school students have learned that it is copyright infringement to upload and download works of music, and share them with other classmates; over 90% of junior high school students have learned that plagiarism is copyright infringement; and over 90% of senior (vocational) high school students have learned that distributing in-class sound recordings constitutes copyright infringement.

● Online copyright campaigns

On October 15, 2014, TIPO held the fourth online copyright campaign at NTU's Odeum. Invited to the event were popular singer-songwriter Genie Chuo and composer Shiao-uen Ding who share stories of creative process, exchanged ideas with participants, and called for a respect for copyright. Also invited was lawyer Simon Yeh who provided many insights regarding copyright. The event concluded with Ms. Ding showing the public how a lyric is written, enabling people to better appreciate the importance of legal use of copyrighted works online.

● MOE's Campus IPR Protection Awareness Activities

1. As part of its continuous effort in the implementation of the Action Plan for On-Campus IPR Protection, the Ministry of Education began reviewing the results of self-evaluation of universities and colleges implementing the Action Plan for the academic year of 2013.

2. On October 27, 2014, the R&D executive meeting of technology colleges/universities across Taiwan was held by National Yunlin University of Science and Technology. This meeting centered on “grasping new industrial trends and creating opportunities for industry-academia cooperation,” featuring lectures and group discussions on developing and managing distinctive IPs, as well as on establishing an intercollegiate mechanism for exchanges of on-campus IPR practices.

3. In December 2014, an inspection team formed by the Ministry of Education along with invited experts and scholars visited ten colleges and universities to review the self-evaluation of universities and colleges implementing the on-campus action plan for the academic year of 2013. Feedback and suggestions were later provided to these schools for subsequent improvement measures.

4. In addition to conducting random inspections on on-campus management of photocopying facilities, the Ministry of Education continues to compile bimonthly results of educational institutions handling infringement cases reported by right holder groups in Taiwan. The latest results concluding in October 2014 were compiled and sent to said groups and relevant government agencies.