

# Roles and Obligations of a Member of the Madrid System

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Maputo, July 13, 2016

### The role of the Office of DCP

- The role of the Office of the designated CP will follow from the domestic legislation, which will set the conditions for protecting a trademark and determine the rights which result from protection
- The Madrid System offers the possibility for these Offices to issue decisions on the scope and status of protection
  - For example: Provisional refusals, statements of grant of protection, final decisions and further decisions
- The IB has established Model Forms for these various decisions with notes for filing



## Model forms for Offices (1)

- WIPO has prepared various model forms which Offices can use when they have to notify WIPO of various decisions on the scope of protection of the mark
- You can find the forms here <a href="http://www.wipo.int/madrid/en/contracting\_parties/">http://www.wipo.int/madrid/en/contracting\_parties/</a>
- For Offices of designated CPs
  - Statements of grant of protection, provisional refusal, final decisions, further decisions
- For Offices of origin
  - Ceasing of effect of the basic mark
- You can make the forms your own, add logo, signature etc
- We are working with IPAS colleagues to incorporate these into your workflows
  WIPO MADRIC The International Trademark System

### Model forms for Offices (2)

- 1: Information Relating to Possible Oppositions
- 2: Dates on Which Opposition Period Begins and Ends
- 3A: Total Provisional Refusal of Protection
- 3B: Partial Provisional Refusal of Protection
- 4: Statement of Total Grant of Protection
- 5: Statement of Grant of Protection Following a Refusal ("final decision")
- 6: Confirmation of Total Provisional Refusal
- 7: Further Decision Affecting the Protection of a Mark



### Model forms for Offices (3)

- 8: Interim Status of a Mark
- 9: Ceasing of Effect of the Basic Mark
- 10: Invalidation
- 11: Declaration that a Change in Ownership has no Effect
- 12: Final Decision that a Change in Ownership has No Effect
- 13: Declaration that a Limitation has no Effect
- 14: Final Decision that a Declaration that a Limitation has no Effect



# Effects of an international registration (IR)



#### CERTIFICATE OF REGISTRATION

The International Bureau of the World Intellectual Property Organization (WIPO) certifies that the indications appearing in the present certificate conform to the recording made in the International Register of Marks maintained under the Madrid Agreement and Protocol.

Reproduction of the mark SMART PAUSE

Registration number 1 173 159 Registration date July 15, 2013

Date next payment due July 15, 2023

Name and address of holder SAMSUNG ELECTRONICS CO., LTD.

129, Samsung-ro, Yeongtong-gu, Suwon-si, Gyeonggi-do (Republic

Legal nature of the holder (legal corporation, Republic of Korea entity) and place of organization

Name and address CHOI, Duk Kyu, (Yosam Bldg., Yeoksam-dong), 3rd Floor, 123, Teheran-ro, Gangnam-qu, Seoul (Republic of Korea)

NCL(10-2013)

List of goods and services 9 Computer application software for pausing or replaying the video based on recognition of the movements of the eyes or the head on mobile devices, namely, smart phones and tablet computers; application software for smart phones and tablet computers; digital cameras; USB flash drives; mobile telephones; portable media players; portable computers; rechargeable batteries; smart phones; tablet computers; wireless headsets.

Basic application Republic of Korea, 07.03.2013, 4020130014211 Data relating to priority Republic of Korea, 07.03.2013, 4020130014211

under the Paris Convention the Madrid Protocol

Australia, Colombia, Egypt, India, Israel, Japan, New Zealand, Norway, Philippines, Poland, Russian Federation, Singapore, Turkey, United Kingdom

the mark

Date of notification 05.09.2013 Language of English the international application

Declaration of intention to use India, New Zealand, Singapore, United Kingdom

(Ista Calelinano diltir

Ásta Valdimarsdóttir Director, Operations Service Madrid Registry Brands and Designs Sector

The effects of an application filed before the Office of the designated Contracting Party; and,

Where protection is not refused or refusal is withdrawn, the effects of a registration made by that Office

Geneva, <date>



Designations subsequent to international registration



Trademark System

17.10.2014

NOTIFICATION EXN/2013/40

Reproduction of the mark where the mark is represented in standard characters

# Allergosan

Registration number 749 135

Subsequent designations under Ghana

the Madrid Protocol

Date of subsequent designation August 12, 2013

> 17.10.2013 Date of notification

International registration 749 135

concerned

Registration date November 28, 2000

Date of the renewal November 28, 2010 November 28, 2020 Date next payment due

AKTSIONERNO DROUJESTVO "SOPHARMA" Name and address of holder

16, oulitsa "Iliensko chaussee", BG-1220 SOFIA (Bulgaria)

Legal nature of the holder (legal entity) and place of organization

AD, Bulgaria

List of goods and services

5 Pharmaceutical preparation, and more specifically antiallegenic anti-histamines with a contra-inflammatory active

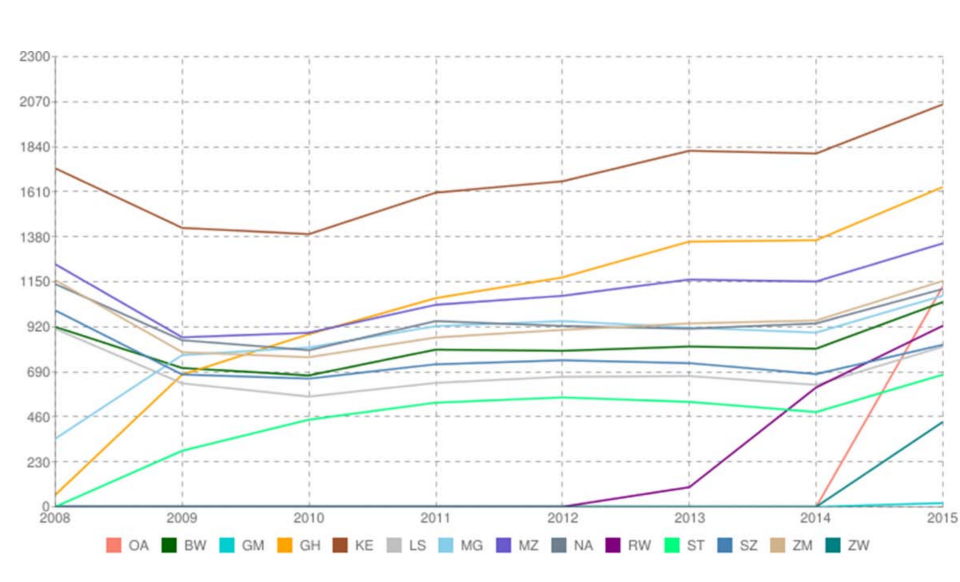
component.

Basic registration Bulgaria, 29.10.1993, 21906

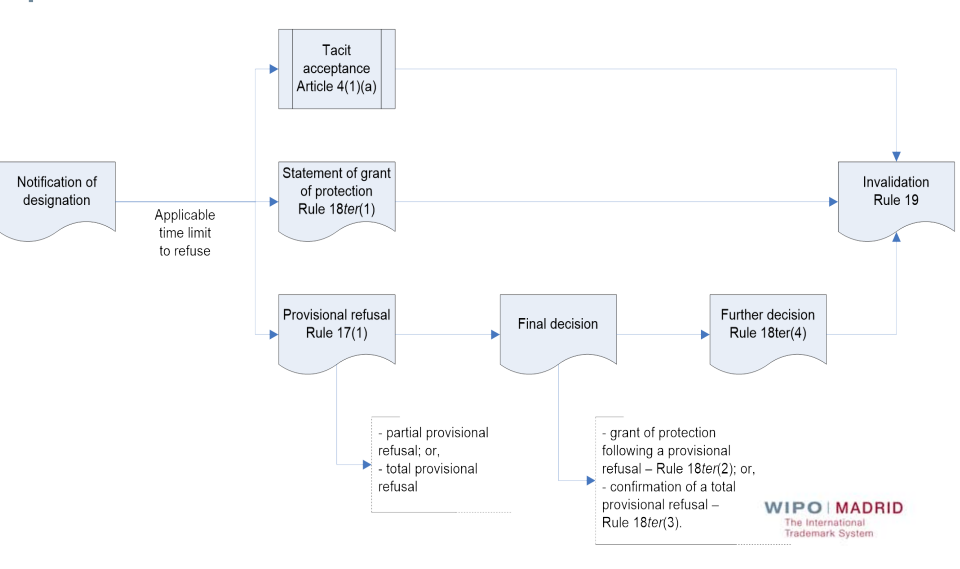
Language of French the international application



# Designations



# Communications concerning the scope of protection



## Statement of grant of protection

- Without having sent a notification of provisional refusal
- All procedures before the Office are completed
- There is no ground to refuse and total protection is granted to the mark
- Has to be sent as soon as possible before the expiry of the refusal period
- WIPO will record where received after the refusal period, if there is no refusal
- It can be sent as a list



# Statement of grant of protection, MF4

### MADRID PROTOCOL

Model Form 4: Final Disposition on Status of a Mark – Statement of Total Grant of Protection (Rule 18ter(1) of the Common Regulations) [Note for filing]

This form may only be used where the Office has completed all its procedures and has found no ground to refuse protection before the expiry of the refusal period applicable under Article 5(2) of the Protocol.

Protection is granted to the mark for all the goods and/or services listed in the international registration. It is not appropriate to list the goods and/or services in this form.

Where the Office has previously communicated to the International Bureau a provisional refusal, it needs to follow up with a statement regarding the final decision on the status of protection of the mark, using either Model Form 5 or 6.



## Statement of grant of protection, MF4 cont.

Model Form 4

#### MADRID PROTOCOL

Model Form 4: Final Disposition on Status of a Mark – Statement of Total Grant of Protection (Rule 18ter(1) of the Common Regulations)

I.	Office sending the statement:
II.	Number of the international registration:
III.	Name of the holder:
IV.	Protection is granted to the mark that is the subject of this international registration for all the goods and/or all the services for which protection has been requested.
V.	Signature or official seal of the Office sending the statement:
VI.	Date of notification to the International Bureau:



### Provisional refusal – Rule 17

### MADRID AGREEMENT/MADRID PROTOCOL CONCERNING THE INTERNATIONAL REGISTRATION OF TRADE MARKS

#### REFUSAL OF PROTECTION

notified to the International Bureau of the World Intellectual Property Organization (WIPO) under Article 5 of the Madrid Agreement/Madrid Protocol

European Union or a contracting state of the European Economic Area.

IX. Date of pronouncement of refusal: April 20, 2011

The boxes are crossed off when applicable [X] Restrictions on the right to refuse: Office having declared refusal of protection: +49 (0)89 2195-0 **Deutsches Patent- und Markenamt** Teleprinter +49 (0)89 2195-4236 D-80297 München Extension no. +49 (0)89 2195-4693 time and grounds (Federal Republic of Germany) No. of the international registration in respect of which protection has been refused: 1 057 651 No. of basic national registration: 8 206 Time limit: 12/18 months to send Name and address of the holder of the registration in respect of which protection has been refused: ZAKRYTE AKTSIONERNE, TOVARYSTVO "ROSAVA", vul. Levanevskogo, 91, m. Bila Tserkva, Kyevska oblast 09108, UA a notification of PR Time limit runs from the date of Provisional/final refusal (see item VIII below) notification from the IB Grounds for refusal (earlier opposed trade marks and/or other grounds): see item X – Applicable sections of the national law: Grounds from the DCPs domestic - see item X -VII. Refusal for all products/services. Refusal for all products/services excepting: Refusal for products/services as follows: legislation see item X – Objection to and legal remedies concerning the decision to refuse protection (please quote the international registration no/cl. 12 in all correspondence): Ex officio or based on opposition The holder of the trade mark may submit his objections to the present refusal to Deutsches Patentund Markenamt (address as indicated in item I above) from the date on which the notification of refusal was dispatched by WIPO, exclusively through the Notification of PR is sent to the IB agency of a representative (Patentanwalt or Rechtsanwalt) who is a resident of the Federal Republic of Germany or a national of another member state of the European Union or a contracting state of the European Economic Area to whom the details of the refusal will be communicated. During the above time limit, the refusal of protection is provisional. In the absence of objections to the If holder wants to contest the refusal within the time limit of four months, the latter will become final without further notification. Within an additional time limit refusal, it will be in accordance of one month the holder may, however, file an objection (Erinnerung) together with the fee of EUR 150 for objection. with the law of the DCP In the absence of an objection refusal shall become final. The objection (Erinnerung) shall be addressed directly to Deutsches Patent- und Markenamt (address as indicated in item I above) through the agency of a representative (Patentanwalt or Rechtsanwalt) who is a resident of the Federal Republic of Germany or a national of another member state of the

### Contents of the provisional refusal

- The name of the Office
- Number of the IR
- Choose the appropriate form; MF3A or MF3B, depending on whether the refusal is total or partial
  - Where partial, specify the goods and services affected or not affected
- Grounds on which the refusal is based and essential provisions of the law
- If based on prior rights, all relevant data concerning those rights
- If based on opposition, relevant data concerning the opponent
- Time limit for filing a request for review or appeal, and to which authority
- Signature or seal of the Office



### Provisional refusal MF3A and 3B

#### MADRID PROTOCOL

Model Forms 3A and 3B: Total or Partial Provisional Refusal of Protection (Rule 17(1) of the Common Regulations) [Note for filing]

An Office can use this form to communicate to the International Bureau a decision to refuse protection of the international registration in the Contracting Party, following ex officio examination (ex officio provisional refusal), opposition (provisional refusal based on opposition), or both.

The Office would need to specify to the International Bureau whether the provisional refusal is total, meaning for all the concerned goods and services, or only partial, for specific goods and services. To do this, the Office can choose between using Model Form 3A or 3B:

- Model Form 3A should be used where the Office is refusing protection for all the concerned goods and services (total refusal).
- Model Form 3B should be used where the Office is refusing protection for only parts of the goods and services (partial refusal).

Once all procedures before the Office have been completed, the Office shall communicate to the International Bureau a statement regarding the final decision on the status of protection of the mark. At that time, the Office should use Model Form 5 (Statement of grant of protection following a refusal) or Model Form 6 (Confirmation of total provisional refusal).

Where the provisional refusal is based on an opposition, alone or together with ex officio refusal, the name and address of the opponent should also be provided.

Where a total refusal affecting all the goods or services is being notified, the indication under item V should read "all goods (or all services) in class X".

In cases of partial refusal, a clear indication of those goods and/or services that are affected or and those that are NOT affected should be provided.

Where the provisional refusal is based on an earlier mark, the indication required under item VII may be given by annexing a printout from the register or database.

If the Office requires that the holder accept a specific disclaimer to overcome the provisional refusal, the Office should indicate the disclaimer under item IX (iv) "Other requirements, if any".



### Provisional total refusal, MF3A

Model Form 3A, page 2

#### Model Form 3A

#### MADRID PROTOCOL

Model Form 3A: <u>Total</u> Provisional Refusal of Protection (Rule 17(1) of the Common Regulations)

I.	Offic	e making the notification:		
II.	Num	ber of the international registration:		
III.	Name of the holder:			
IV.	Infor	mation concerning the type of provisional refusal:		
	Plea	se indicate the type of refusal by checking only one of the following options:		
		Total provisional refusal based on an ex officio examination		
		Total provisional refusal based on an opposition		
		Total provisional refusal based on both an ex officio examination and an opposition		
		ere the refusal is based on an opposition, please indicate the name and address of opponent:		
	(i)	Name of the opponent:		
	(ii)	Address of the opponent:		
V.	Infor	mation concerning the scope of the provisional refusal:		
	Tota	l provisional refusal affects all the goods and/or services.		
VI.	Grou	unds for refusal [(where applicable, see item VII)]:		

VII.	Information relating to an earlier mark:		
	(i)	Filing date and number, and, if any, priority date:	
	(ii)	Registration date and number (if available):	
	(iii)	Name and address of the owner:	
	(iv)	Reproduction of the mark:	
	(v)	List of the relevant goods and/or services (this list may be in the language of the earlier application or registration):	
VIII.	Corre	esponding essential provisions of the applicable law:	
IX.	Infor	mation relating to the possibility to request a review or file an appeal:	
	(i)	Time limit for requesting review or appeal:	
	(ii)	Authority to which such request for review or appeal should be made:	
	(iii)	Whether the request for review or appeal has to be filed in a specific language and/or through the intermediary of a representative whose address is within the territory of the Contracting Party:	
	(iv)	Other requirements, if any:	
X.	Sign	ature or official seal of the Office making the notification:	
XI.	Date	of the notification to the International Bureau:	

## Provisional partial refusal, MF3B

Model Form 3B

#### MADRID PROTOCOL

Office making the notification:

Model Form 3B: Partial Provisional Refusal of Protection (Rule 17(1) of the Common Regulations)

II.	Nun	nber of the international registration:	
III.	Nam	ne of the holder:	
IV.	Information concerning the type of provisional refusal:		
	Plea	se indicate the type of refusal by checking only one of the following options:	
		Partial provisional refusal based on an ex officio examination	
		Partial provisional refusal based on an opposition	
		Partial provisional refusal based on both an ex officio examination and an opposition	
		ere the refusal is based on an opposition, please indicate the name and address of opponent:	
	(i)	Name of the opponent:	
	(ii)	Address of the opponent:	
V.	Info	mation concerning the scope of the provisional refusal:	
		ise indicate the scope of the refusal, by choosing one of the two listed options w and, where applicable, list the relevant goods and/or services:	
		Partial provisional refusal affects only the following goods and/or services:	
		Partial provisional refusal does NOT affect the following goods and/or services:	
	List	of goods and/or services:	

Model Form 3B, page 2

VI.	Grou	unds for refusal [(where applicable, see item VII)]:
VII.	Infor	mation relating to an earlier mark:
	(i)	Filing date and number, and, if any, priority date:
	(ii)	Registration date and number (if available):
	(iii)	Name and address of the owner:
	(iv)	Reproduction of the mark:
	(v)	List of the relevant goods and/or services (this list may be in the language of the earlier application or registration):
VIII.	Corr	responding essential provisions of the applicable law:
IX.	Infor	mation relating to the possibility to request a review or file an appeal:
	(i)	Time limit for requesting review or appeal:
	(ii)	Authority to which such request for review or appeal should be made:
	(iii)	Whether the request for review or appeal has to be filed in a specific language and/or through the intermediary of a representative whose address is within the territory of the Contracting Party:
	(iv)	Other requirements, if any:
X.	Sign	ature or official seal of the Office making the notification:
ΧI	Date	e of the notification to the International Bureau:
AI.	Dale	on the notification to the international bureau.

### Irregular provisional refusals

- Irregular but it is recorded
  - It is not signed by the Office, does not comply with Admin.
    Instructions, is not in a working language, does not contain the particulars of a prior or opposing right or does not indicate the scope
  - A copy is sent to the holder and Office is invited to remedy
- Irregular and it is not recorded
  - Missing available remedies, time limit or authority before which to file such remedies
  - Office is given 2 months to remedy and a copy is sent to the holder
- Not considered as such
  - Missing the IRN or the grounds or sent too late
  - The Office must send a new provisional refusal if this is still possible within the time limit of 12/18 months. A copy is sent to the holder



## Communications after a provisional refusal

- Final decisions
  - Protection following a provisional refusal (total or partial protection)
  - Confirmation of a total provisional refusal
- Further decision
- Invalidation



## Protection after provisional refusal, MF5

- After notification of provisional refusal
- All procedures completed
- The Office is ready to grant total or partial protection of the mark
  - Provisional refusal is **withdrawn** (total withdrawal) or
  - Protection granted for some goods and services (partial withdrawal or confirmation of partial provisional refusal)
- Can indicate elements of the mark that are not protected (disclaimer or ex-officio reservation)
- Where partial protection granted, the Office must list the goods and services that are protected



# Final decision granting protection, MF5

#### MADRID PROTOCOL

Model Form 5: Final Disposition on Status of a Mark – Statement of Total or Partial Grant of Protection Following a Provisional Refusal (Rule 18ter(2) of the Common Regulations) [Note for filing]

An Office may use this form where it has previously notified the International Bureau of a total or partial provisional refusal (using Model Form 3A or 3B) and, after having completed all its procedures, has now decided to grant protection to some or all of the goods and services listed in the international registration. This decision concluded all procedures before the Office.

The Office shall tick only one of the boxes in item (iv) to indicate whether protection is total or partial.

Where protection is granted for all goods and services, no further indication is required in item (iv).

Where protection is granted to some of the goods and services, a clear indication of the goods and services that are protected shall be provided. This indication could be, for instance, "all goods (or all services) in class X".

Where a further review or appeal against this decision before an authority outside the Office is still possible, the Office should provide the information in item (vi), where available.



# Final decision ..., MF5 cont.

Model Form 5

#### MADRID PROTOCOL

Model Form 5: Final Disposition on Status of a Mark – Statement of Total or Partial Grant of Protection Following a Provisional Refusal (Rule 18ter(2) of the Common Regulations)

I.	Office sending the statement:
II.	Number of the international registration:
III.	Name of the holder:
IV.	The Office has completed all its procedures and this is the decision by the Office:  Total protection is granted for all the goods and/or services (Rule 18ter(2)(i))  Partial protection is granted to the following goods and/or services (Rule 18ter(2)(ii)):
V.	Disclaimer or Reservation:  Please specify the element(s) of the mark for which protection cannot be granted:  Please also specify, by checking only one of the options below, whether the disclaimer or reservation applies to:
	☐ All of the goods and/or services ☐ Only the following goods and/or services:

Model Form 5

VI.	Where a further review or appeal against this decision before an authority outside the Office is still possible, the Office should provide the following information, where available:		
	(i)	Time limit for requesting review or appeal:	
	(ii)	Authority to which such request for review or appeal should be made:	
	(iii)	Whether the request for review or appeal has to be filed in a specific language or through the intermediary of a representative whose address is within the territory of the Contracting Party:	
VII.	Sign	ature or official seal of the Office sending the statement:	
VIII.	Date	of notification to the International Bureau:	

[End of Model Form 5]



## Confirmation of total refusal, MF6

#### MADRID PROTOCOL

Model Form 6: Final Disposition on Status of a Mark – Confirmation of Total Provisional Refusal (Rule 18ter(3) of the Common Regulations) [Note for filing]

An Office may use this form where it has previously notified the International Bureau of a total provisional refusal (using Model Form 3A) and, after having completed all its procedures, has now decided to confirm the total refusal of the international registration. This decision concluded all procedures before the Office.

Where a further review or appeal against this decision before an authority outside the Office is still possible, the Office should provide the information in item (v), where available.



### Confirmation of total refusal, MF6 cont.

Model Form 6

#### MADRID PROTOCOL

Office sending the statement:

Model Form 6: Final Disposition on Status of a Mark – Confirmation of <u>Total</u> Provisional Refusal (Rule 18ter(3) of the Common Regulations)

II.	Num	ber of the international registration:
III.	Nam	ne of the holder:
IV.	The	Office has completed all its procedures and this is the decision by the Office:
	Prote	ection of the mark is refused for <u>all</u> the goods and/or services.
V.	Offic	are a further review or appeal against this decision before an authority outside the se is still possible, the Office should provide the following information, where lable:
	(i)	Time limit for requesting review or appeal:
	(ii)	Authority to which such request for review or appeal should be made:
	(iii)	Whether the request for review or appeal has to be filed in a specific language or through the intermediary of a representative whose address is within the territory of the Contracting Party:
VI.	Sign	ature or official seal of the Office sending the statement:
VII.	Date	of notification to the International Bureau:



### Further decisions, MF7

### MADRID PROTOCOL

Model Form 7: Further Decision Affecting the Protection of a Mark (Rule 18ter(4) of the Common Regulations) [Note for filing]

This form may only be used where there is a further decision which affects the scope of the protection of the mark, following the communication of either a statement of grant of protection (Rule 18ter(2) using Model Form 5) or a confirmation of total provisional refusal (Rule 18ter(3) using Model Form 6).

The decision can be by an authority outside the Office, where a subsequent decision is resulting from an appeal decision. The decision can also be by the Office, where a further decision, following the completion of its regular procedures, is resulting from a request for reinstatement of rights or restitutio in integrum.



## Further decisions, MF7 cont.

Model Form 7

#### MADRID PROTOCOL

Model Form 7: Further Decision Affecting the Protection of a Mark (Rule 18ter(4) of the Common Regulations)

I.	Office sending the statement:		
II.	Number of the international registration:		
III.	Name of the holder:		
IV.	Goods and Services affected by the further decision:		
	Please check the box that applies (only one box) and indicate, where applicable, the goods and services that are now protected:		
	Total protection is granted for <u>all</u> the goods and/or services (Rule 18ter(2)(i)):		
	Partial protection is granted to the following goods and/or services (Rule 18ter(2)(ii)):		
	☐ Total refusal for all the goods and/or services		
<b>IVbis</b>	: Disclaimer or Reservation:		
	Please specify the element(s) of the mark for which protection cannot be granted:		
	Please also specify, by checking only one of the options below, whether the disclaimer or reservation applies to:		
	All of the goods and/or services		
	☐ Only the following goods and/or services:		
V.	Signature or official seal of the Office sending the statement:		
VI.	Date of notification to the International Bureau:		



### Invalidation

- The decision:
  - Has observed due process, Articles 5(6)
  - The effects of an IR are invalidated, and
  - Is not subject to appeal.
- Content:
  - The authority
  - IRN and name of the holder
  - Scope of the invalidation
  - The fact that the decision is not subject to appeal
  - The date the decision was pronounced and, if known, the effective date

Trademark System

### Invalidation, MF10

#### MADRID PROTOCOL

Model Form 10: Invalidation (Rule 19 of the Common Regulations) [Note for filing]

This form may only be used where the competent authorities of a designated Contracting Party have invalidated (including, for example, revoked, annulled or canceled) the effects of an international registration in its territory in accordance with Article 5(6) of the Madrid Protocol and Rule 19 of the Common Regulations, and the invalidation is no longer subject to appeal.

Invalidation can be pronounced because the holder has not complied with provisions of the law of the Contracting Party, for example, concerning the use of the mark, the mark has become generic or misleading or because it has been established that the mark should have been refused when the designation was originally examined.

Where all the goods or services included in a given class are affected, the indication should read "all goods (or all services) in class X". In all cases, a clear indication of those goods and/or services that are affected and those that are NOT affected should be provided.



# Invalidation, MF10

Model Form 10

#### MADRID PROTOCOL

Model Form 10: Invalidation (Rule 19 of the Common Regulations)

I.	Office making the notification:	
	Number of the international analytical	
II.	Number of the international registration:	
III.	Date of notification by WIPO:	
IV.	Name of the holder:	
V.	Authority which pronounced the invalidation:	
VI.	Date on which the invalidation was pronounced and its effective date:	
	Date on which the invalidation was pronounced:	
	Effective date of the invalidation (if possible):	
	V 1 /	
VII.	Scope of the invalidation:	
	Please indicate the scope of the invalidation by choosing only one of the three options listed below and, where applicable, listing the goods and services concerned:	
	Total invalidation:	
	☐ The invalidation concerns <u>all</u> the goods and/or services of the international registration	
	Partial invalidation:	
	☐ The invalidation concerns <u>only</u> the goods and/or services of the international registration listed below	
	☐ The invalidation does NOT concern the goods and/or services of the international registration listed below	
	List of goods and/or services:	

VIII.	Signature or official seal of the Office making the notification:
	The undersigned Office hereby states the fact that the invalidation is no longer subject
	to appeal.
	***
IX	Date of notification to the International Bureau:
IA.	Date of notification to the international bureau.

[End of Model Form 10]



# Office of origin; ceasing of effect of basic mark, MF9

#### MADRID PROTOCOL

Model Form 9: Ceasing of Effect of the Basic Application, of the Registration Resulting Therefrom, or of the Basic Registration (Rule 22(1)(a) or (c) of the Common Regulations) [Note for filing]

This form should be used where the protection resulting from the international registration may no longer be invoked, in whole or in part, because:

- the basic application is the subject of a final decision of rejection or has been withdrawn; or,
- the basic registration is canceled, renounced, revoked, invalidated or has lapsed,

<u>provided</u> that this happens within a period of five years from the date of the international registration or as a result of an action commenced within that period. Where this is the case, the Office is required to request the cancellation of the international registration, in accordance with Article 6(4) of the Madrid Protocol.

The goods and/or services to be indicated here are as follows:

- those goods and/or services in the international registration concerned which are affected by the facts and decisions, or
- if there has already been a partial cancellation, those, out of the remaining goods and/or services, which are affected by the facts and decisions.

Where all the goods or services included in a given class are affected, the indication should read "all goods (or all services) in class X". In all cases, a clear indication of those goods and/or services that are affected or those that are NOT affected should be provided.



# Ceasing of effect, MF9

Model Form 9, page 2

Model Form 9

#### MADRID PROTOCOL

Model Form 9: Ceasing of Effect of the Basic Application, of the Registration Resulting Therefrom, or of the Basic Registration (Rule 22(1)(a) or (c) of the Common Regulations)

I.	Office making the notification:		
II.	Number of the international registration:		
III.	Name of the holder:		
IV.	V. Facts and decisions affecting the basic application, the registration resulting therefron or the basic registration and their effective date:		
	Please briefly state these facts and decisions:		
	Voluntary information:		
	☐ Not resulting from an action brought by a third party		
	Resulting from an action brought by a third party, for example, an opposition or a request for cancellation ("central attack").		
V.	Effective date of these facts and decisions:		

	Please choose only one of the following options and, where applicable, list the goods and/or services:				
	Total cancellation:				
		The facts and decisions affect all the goods and/or services of the international registration			
	Partial cancellation:				
		The facts and decisions affect only the goods and/or services of the international registration listed below			
		The facts and decisions do not affect the goods and/or services of the international registration listed below			
	List of goods and /or services:				
VII.	Requ	uest for the cancellation of the international registration:			
		coordance with Article 6(4) of the Madrid Protocol, the undersigned Office hereby ests the cancellation of the international registration to the extent indicated under VI.			
VIII.		ature or official seal of the Office making the notification:			
IX.	Date	of notification to the International Bureau:			

Goods and services affected by the facts and decisions:

# Communicating with the IB

- For questions concerning an international application or a designation, contact your team:
  - Madrid.team1@wipo.int + 41 22 338 7501
  - Madrid.team2@wipo.int + 41 22 338 7502
  - Madrid.team3@wipo.int + 41 22 338 7503
- For notifying decisions, using the model forms, send these to <a href="mail@wipo.int">Intreg.mail@wipo.int</a>
- It is also possible to upload the forms to the Madrid Office Portal, MOP
  WIRD MADRID

Trademark System

Madrid Team 1: madrid.team1@wipo.int +41 22 338 75 01	Madrid Team 2: madrid.team2@wipo.int +41 22 338 75 02	Madrid Leam 3: madrid.team3@wipo.int +41 22 338 75 03
AG Antigua and Barbuda AM Armenia BQ Bonaire, Sint Eustatius and Saba BX Benelux CH Switzerland CO Colombia CU Cuba CW Curaçao CZ Czech Republic DZ Algeria EG Egypt EM European Union ES Spain FR France KP Democratic People's Republic of Korea LI Liechtenstein MA Morocco MC Monaco MD Republic of Moldova MG Madagascar MK The former Yugoslav Republic of Macedonia MN Mongolia MX Mexico MZ Mozambique OA African Intellectual Property Organization (OAPI) RO Romania SG Singapore ST Sao Tome and Principe SX Sint Maarten (Dutch part) SY Syrian Arab Republic TN Tunisia VN Viet Nam	AL Albania AT Austria AZ Azerbaijan BA Bosnia and Herzegovina BG Bulgaria BY Belarus DE Germany EE Estonia GE Georgia GH Ghana HR Croatia IN India IR Iran (Islamic Republic of ) IT Italy JP Japan KG Kyrgyzstan KH Cambodia KZ Kazakhstan LR Liberia LS Lesotho LT Lithuania LV Latvia ME Montenegro NA Namibia PH Philippines PL Poland RS Serbia RU Russian Federation SD Sudan SI Slovenia SK Slovakia SL Sierra Leone SM San Marino SZ Swaziland TJ Tajikistan TM Turkmenistan TR Turkey UA Ukraine UZ Uzbekistan	AU Australia BH Bahrain BT Bhutan BW Botswana CN China CY Cyprus DK Denmark FI Finland GB United Kingdom GM Gambia GR Greece HU Hungary IE Ireland IL Israel IS Iceland KE Kenya KR Republic of Korea LA Lao People's Democratic Republic NO Norway NZ New Zealand OM Oman PT Portugal RW Rwanda SE Sweden US United States of America ZW Zimbabwe
	UZ Uzbekistan ZM Zambia	

### Madrid Office Portal, MOP

- Online tool designed for Offices
- Gives Offices a full view of our system in a synchronous, real-time and self-service mode
- Allows for full electronic exchange between the IB and Offices
- All Offices with a WIPO account, an Internet connection and a web browser can use MOP
- Can **respond** to irregularity-letters sent by the IB, **see** notifications sent by the IB and original documents, **track** documents sent to the IB, **check** the status of requests being processed by the IB, and **upload** logos, MM18 forms, refusals and final decisions directly into our system



# Thank you for your attention

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