THE PROTOCOL RELATING TO THE MADRID AGREEMENT CONCERNING THE INTERNATIONAL REGISTRATION OF MARKS

NOTIFICATION OF EX OFFICIO PROVISIONAL REFUSAL

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

I. Name and address of the office refusing protection:

The Estonian Patent Office Trademark Department Toompuiestee 7 15041 Tallinn ESTONIA

Telephone: + 372 62 77 931 Telefax: + 372 62 77 912

- II. Number of the international registration which is the subject of the provisional refusal: 1285806
- III. Other information concerning the international registration which is the subject of the provisional refusal: verbal elements of the mark: **OIL-IN**
- IV. The grounds for this provisional refusal are the following:
- 1. The sign **OIL-IN** can not be protected in Estonia, because it consists exclusively of signs which designate the characteristics of the goods. The sign only indicates that the products contain oil.
- 2. The sign **OIL-IN** is devoid of any distinctive character, because it is not capable of distinguishing the applicant's goods from those of other traders.
- V. Provision of the Estonian Trademark Act applicable on the subject (enclosed): Section 9 subsection 1 (2), 1 (3), and 2.
- VI. The ground referred to in items IV all goods.
- VII. The owner of the registration may request a review of the provisional refusal. The request shall be received by Estonian Patent Office no later than within 4 months from the date of the provisional refusal.

The time limit expires 20/02/2017 (dd/mm/yyyy).

The request has to be filed through the authorized patent attorney of the Republic of Estonia (section 13 subsection 2 of the Estonian Trademark Act). List of patent attorneys is available at http://www.epa.ee/

Please note that if the owner of the registration fails to respond by the due date, the

registration shall be deemed to be withdrawn for goods and services mentioned in item VI (section 38 subsection 2 of the Estonian Trademark Act). The owner may request that processing be resumed if the owner failed to perform the acts due to force majeure or some other impediment independent of the owner or the representative of the owner (section 47 subsection 3 of the Estonian Trademark Act). Please note that if the mark is protected subsequent to reviewal of the provisional refusal an interested person may contest the owners right to a trade mark within two months as of the publication of the trade mark (section 41 subsection 2 of the Estonian Trademark Act). Date on which the provisional refusal was pronounced: 20/10/2016 (dd/mm/yyyy). VIII. IX. Signature of the Office: Erle Eenmaa Senior Examiner Number of continuation sheets:

Extract from the Estonian Trademark Act

- § 9. Absolute circumstances which preclude legal protection
- (1) Legal protection shall not be granted to the following signs:
- 2) signs which are devoid of any distinctive character, including single letters in non-stylised form, single numbers in non-stylised form and single colours.
- 3) signs which consist exclusively of signs or indications which designate the kind, quality, quantity, intended purpose, value or geographical origin of the goods or services, the time of production of the goods or of rendering of the services, or other characteristics of the goods or services, or which describe the goods or services in another manner, or which consist of the above-mentioned signs or indications which are not considerably altered.
- (2) If, following the use which has been made of it, a trade mark has acquired a distinctive character by the filing date of an application and in the case of well-known trade marks, the provisions of clauses (1) 2)-4) of this section do not apply.
- § 13. Representative for performing acts related to legal protection of trade marks
- (2) A person with no residence, seat or commercial or industrial enterprise operating in Estonia shall authorise a patent agent as the person's representative to perform procedures related to trade marks in the Patent Office and in the Board of Appeal, except the fling of an application.
- § 38. Examination of trade marks
- (2) If an examination reveals circumstances which preclude the legal protection of a trade mark, the Patent Office shall notify the applicant thereof and set a term of at least two months for the elimination of the said circumstances or the provision of explanations. If the applicant fails to respond by the due date, the application shall be deemed to be withdrawn.
- § 41. Adjudication of appeals and revocation applications
- (2) An interested person may contest an applicant's right to a trade mark in the Industrial Property Board of Appeal if circumstances specified in subsection 9 (1) or § 10 of this Act which preclude legal protection exist. The term for the filing of a revocation application is two months as of the publication of the notice of the decision to register a trade mark.
- § 47. Withdrawal of applications, termination and resumption of processing
- (3) An applicant may request that processing be resumed if the Patent Office terminated processing having deemed the application to be withdrawn pursuant to §§ 37, 38 or 46 of this Act and if the applicant failed to perform the acts due to force majeure or some other impediment independent of the applicant or the representative of the applicant.
- § 69. Effect of international registration
- (1) Legal protection arising from an international registration valid in Estonia is equal to legal protection arising from a national registration and the rights and obligations arising from an internationally registered trade mark are equal to those arising from a nationally registered