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25/05/2017

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**MADRID AGREEMENT AND PROTOCOL
COMPLETION OF EX OFFICIO EXAMINATION
- INTERIM STATUS OF A MARK -
Rule 18BIS(1) (a) and (b)**

RE: International Registration No. 1342428 / Trade Mark No. 1842221
For the mark: (Words) IO EYE/O
(Type X) (Device desc) HEAD WEARS MASK WITH EYES ARE LT ...
Holder of the international registration:
Eyeo GmbH

The above International Registration Designating Australia has been accepted for protection for the following goods/services:

Class: 38

Provision of electronic mailbox services and online chat rooms

Class: 42

Computer programming; technical support services in the field of computer software; consultancy in the field of selection, implementation and use of computer software; online technical support in the field of computer software; advisory services relating to software; diagnosis of computers (computer software); updating of computer software for others; protection against computer viruses; services in connection with computer security; technical support, namely troubleshooting of computer software problems; software maintenance; monitoring computer systems of others for technical purposes (software); providing computer programs and computer hardware for data storage; providing search engines for obtaining data for obtaining information in a wide variety of fields over computer networks, wireless networks and the Internet; providing information in the field of computer security and maintenance [software]; programming and development of computer software

If a Notification of Provisional Refusal has been issued in relation to this IRDA, the protection may not apply to all of the goods and/or services originally claimed.

Once a trade mark is accepted, it must be advertised in our Official

Journal of Trade Marks. Your trade mark will be advertised on 01/06/2017.

Within 2 months after advertisement (the opposition period), other people may oppose protection of your trade mark. If no one has opposed the protection of your trade mark, or seeks an extension of time, by the end of the opposition period, your trade mark will be protected.

If a notice of opposition is filed you will be notified, and in order to receive further documentation relating to the opposition, you will need to supply an address for service in Australia.

Registrar of Trade Marks
IP Australia