TURKISH REPUBLIC TURKISH PATENT AND TRADEMARK OFFICE Trademarks Department

MADRID AGREEMENT AND PROTOCOL

COMPLETION OF EX OFFICIO EXAMINATION

- INTERIM STATUS OF A MARK -

Rule 18*bis*(1)(a) and (b)

Our Reference : 2017/116920 / İY	E.2018-OE-36297	22.01.2018
I. Office sending the document:		
TURKISH PATENT AND TRADEMARK OFFI	CE Telephone:+	-90 312 3031000
Trademarks Department	Telefax :+	90 312 3031333
Hipodrom Caddesi No: 115		
06330 Yenimahalle ANKARA TURKEY		
II. Number of the International Registration: 1379	0865	
III. Name of the holder:		
CHERY AUTOMOBİLE CO., LTD.		
8 Changchun Road, Economy & Technology Development Zone, Wuhu City Anhui Province		
CHINA		
TX7 A .'C' .' C .' 1 C 1		
IV. A notification of provisional refusal:		
has not been communicated by the Office (Rule $18bis(1)(a)$)		
has been communicated by the Office (Rule $18bis(1)(b)$)		
V (a) Date on which the opposition period or the	neriod for the filing of obse	 ervations begins:
V. (a) Date on which the opposition period, or the period for the filing of observations, begins: 29.01.2018		
(b) Date on which the opposition period, or the period for the filing of observations, end:		
29.03.2018		
VI- GENERAL INFORMATION:		
The designation will be published in Turkish Official Trademark Bulletin. This allows -2 months		
from the date of publication – a party to file an opposition, which means that the designation may		
be the subject of a further refusal.		
Regarding oppositions filed in the scope of the first paragraph of Article 6 of Industrial Property		

Evrak bilgisine http://www.turkpatent.gov.tr adresinden, "kwjo245FBF04" DYS No ve Evrak tarihinden erişebilirsiniz.

Code No: 6769, (An application for trademark registration shall be refused upon opposition if there exists a likelihood of confusion on the part of the public, including the likelihood of association with the earlier trademark, due to identity with, or similarity to, the earlier trademark and the

"e-imzalıdır"

identity or similarity of the goods or services covered.) provided that the trademark, which is the ground for opposition, has been registered for at least five years at the date of application or date of priority of the application for which the opposition is filed, upon the request of the applicant, it shall be requested from the opponent to submit evidence proving that he had genuinely used his trademark on the goods and services relating to the opposition during the five-years period before the date of application or the date of priority of the latter application or whether he has a proper reason for not using his trademark during that period. In case the opponent fails to prove the aforesaid, opposition shall be refused. If it is proven that the trademark, which is the ground for opposition, has been used only for some of the goods or services which are covered by registration, then the opposition shall be examined taking into account the goods or services whose use is proven.

VII. Signature or official seal of the Office sending the statement:

Turkish Patent and Trademark Office Trademarks Department

İlayda YILDIRIM Kurum Başkanı a. Sınai Mülkiyet Uzmanı Trademark Examiner

VIII- Date of statement: 10.02.2018