#### **MADRID PROTOCOL**

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

I. Office sending the statement:



#### HELLENIC REPUBLIC MINISTRY OF ECONOMY & DEVELOPMENT

## GENERAL SECRETERIAT OF COMMERCE DIRECTION OF COMMERCIAL PROPERTY

II. Number of the international registration:

1346302 / 51040

Decision: 4095/2018

III. Name of the holder:

Mega Brands Limited

18 Athol Street Douglas IM1 1JA (GB)

IV. The Office has completed all its procedures and this is the decision by the Office:

Protection of the mark is refused for all goods and/or services.

- V. 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 appeal: The Time limit is 90 days from the date of receipt by WIPO of the present notification.
- (ii) Authority to which such request for appeal should be made: This decision may be appealed before the Trade Marks Administrative Committee (DES) Instance, according to Article 172 of Law 4072/2012 "Trade Marks", and as amended by the Law 4155/2013.
  - (iii) Whether the request for 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:

A Greek lawyer is needed to be appointed for attending in order to answer in Greek language (information: Athens Bar Association tel: +30210 3398251 ,e-mail <u>info@dsa.gr</u> & Piraeus Bar Association tel: 210-4176251, e-mail: secretary@dspeir.gr)

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

Head of the Control and Admission of Trademarks Dpt.

### Mrs ATHANASOPOULOU GEORGIA

VII. Date of notification to the International Bureau:

ATHENS, 08/08/2018

[End of Model Form 6]