


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)**

<p>I. Office sending the statement:</p> <div style="text-align: center;">  <p>HELLENIC REPUBLIC MINISTRY OF ECONOMY & DEVELOPMENT GENERAL SECRETARIAT OF COMMERCE DIRECTION OF COMMERCIAL PROPERTY</p> </div>
<p>II. Number of the international registration: 1355699/51261</p> <p>Decision : 5869 /2018</p>
<p>III. Name of the holder:</p> <p>TRANSCARGO A/S. INTERNATIONAL TRANSPORT & SPEDITION</p> <p>Industrivej 46</p> <p>DK-6330 Padborg (DK)</p>
<p>IV. The Office has completed all its procedures and this is the decision by the Office:</p> <p><input type="checkbox"/> Total protection is granted for <u>all</u> the goods and/or services (Rule 18ter(2)(i))</p> <p><input checked="" type="checkbox"/> Partial protection is granted to the following goods and/or services (Rule 18ter(2)(ii)):</p> <p>Protection for all goods/services in classes 36, 42 and all goods/services in class 39 apart from following:</p> <p>Arrangement of transportation; packaging and storage of goods, including logistics services and freight forwarding services; transport by land, transport of general cargo, transport of textiles, transport of containers, transport of powder products, transport of dangerous goods, transport of refrigerated, frozen and cold goods, guarded transport of valuables, transport and storage of waste, packaging of goods; measurement and calculation of cargo and goods in the transportation and storage of goods, air cargo transport</p>
<p>V. Disclaimer or Reservation:</p> <p><i>Please specify the element(s) of the mark for which protection cannot be granted:</i></p> <p><i>Please also specify, by checking only one of the options below, whether the disclaimer or reservation applies to:</i></p> <p><input type="checkbox"/> All of the goods and/or services</p> <p><input type="checkbox"/> Only the following goods and/or services:</p>

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 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), 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 info@dsa.gr & Piraeus Bar Association tel: 210-4176251, e-mail: secretary@dspeir.gr)

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

Head of the Control and Admission of Trademarks Dpt.

Mrs ATHANASOPOULOU GEORGIA

VIII. Date of notification to the International Bureau:

ATHENS, 22/11/2018

[End of Model Form 5]