MADRID PROTOCOL

TOTAL PROVISIONAL REFUSAL OF PROTECTION

Rule 17(1)

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I.	Office making the notification: Patent Office of the Republic of Bulgaria
	52b, boul. Dr.G.M.Dimitrov, BG-1040 SOFIA, Bulgaria
	www.bpo.bg
II.	Number of the international registration: 1 412 439
III.	Name of the holder: L'OREAL.
IV.	Information concerning the type of provisional refusal:
	Total provisional refusal based on an ex officio examination
	Total provisional refusal based on an opposition ¹
	Total provisional refusal based on both an <i>ex officio</i> examination and an opposition ¹
V.	Information concerning the scope of the provisional refusal:
Total provisional refusal affects all the goods and services.	
VI.	Grounds for refusal [(where applicable, see item VII)]:
Motives for refuse:	
The mark applied for is a word mark, which consists of two word elements	
"HYALURON" and "SHOT". HYALURON is an abbreviation for hyaluronic acid,	
especially in connection to skincare products. The word SHOT can in connection to the	
goods applied for indicate that you or your skin will get a shot of hyaluronic acid. The	
word SHOT may also indicate that the hyaluronic acid comes in shot portions. The mark may serve to designate the kind or the purpose of the goods, for which the mark	
will be used, mainly in the cosmetic medicine, for cosmetic preparations for skin care in	
the form of hyaluronic acid shots or cosmetic preparations that give the skin a shot of	
hyaluronic acid.	
	The mark is devoid of any distinctive character, because the words, which consist the
ma	ark, are generally accepted terms in the applicant's field of activity. Therefore they
sho	ould be available for other manufacturers in the relevant field to use and cannot be
mc	pnopolized through registration as a trademark.

Where the refusal is based on an opposition, please indicate the name and address of the opponent.

- VII. Information relating to an earlier mark²:
 - (i) Filing date and number, and, if any, priority date:
 - (ii) Registration date and number (if available):
 - (iii) Name and address of the owner:
 - (iv) Reproduction of the mark:
 - (v) List of all or relevant goods and/or services:
- VIII. Corresponding essential provisions of the applicable law [(see text under XII)]:

art. 11(1) 2, 4

- IX. Information relating to subsequent procedure:
 - (i) Time limit for requesting review or appeal:

Deadline for filing a request for review or appeal:

The holder of the international registration may submit its request for review against this refusal to the Patent Office of the Republic of Bulgaria (at the address in item I above)

within three months

from the date of receipt of this refusal, only through a representative domiciled in Bulgaria.

(ii) Authority to which such request for review or appeal should be made:

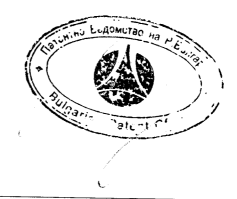
the Patent Office of the Republic of Bulgaria

(iii) Indications concerning the appointment of a representative:

See the list of representatives domiciled in Bulgaria - Internet page of the Office www.bpo.bg
Please also note that, despite the provisional refusal based on the ex officio examination, it is possible that an **opposition** is filed

against the recognition of the effects of the international registration in the territory of the Republic of Bulgaria in the period from 16/02/2019 to 15/05/2019.

X. Signature or official seal of the Office making the notification:



XI. Date of the notification to the International Bureau: 31/10/2018

Where the grounds on which the provisional refusal is based relate to an earlier mark, as indicated under item VI. The indication required under this item may be given by annexing a printout from the register or database.

XII. Corresponding essential provisions of the applicable law:

LAW ON MARKS AND GEOGRAPHICAL INDICATIONS

Prom. SG. 81/14 Sep 1999, corr. SG. 82/17 Sep 1999, amend. SG. 28/1 Apr 2005, amend. SG. 43/20 May 2005, amend. SG. 94/25 Nov 2005, amend. SG. 105/29 Dec 2005, amend. SG. 30/11 Apr 2006, amend. SG. 73/5 Sep 2006, amend. SG. 96/28 Nov 2006, amend. SG. 59/20 Jul 2007, amend. SG. 36/4 Apr 2008, amend. SG. 12/13 Feb 2009, amend. SG. 32/28 Apr 2009, amend. SG. 19/9 Mar 2010

Absolute Grounds for Refusal of Registration (title amend. - SG 73/06, in force from 06.10.2006)

Art. 11. (1) Not registered shall be:

- 1. a sign that is not a mark in the sense of art. 9, para 1;
- 2. (amend. SG 43/05) a mark with no distinctive character;
- 3. (suppl. SG 43/05) a mark consisting exclusively of signs and indications that have become usual in the spoken language or in the established commercial practice in the Republic of Bulgaria with regard to the declared goods or services;
- 4. (amend. SG 43/05) a mark consisting exclusively of signs or marks indicating the kind, the quality, the quantity, the designation, the geographic origin, the time or the method of production of the commodities, the way of rendering the services or other characteristics of the commodities or the services;
 - 5. a sign consisting exclusively of:
 - a) the form ensuing from the nature of the commodity itself;
 - b) the form of the commodity which is necessary for achieving technical result;
 - c) the form rendering significant value of the commodity;
 - 6. a mark contradicting with the public order or the good ethics;
- 7. a mark that could mislead the users about the nature, the quality or the geographic origin of the commodities or the services;
- 8. (amend. SG 43/05; suppl.—SG 19/10, in force from 10.06.2010) a mark consisting of or including emblems, banners or other symbols, as well as their imitations of member-countries of the Paris convention, as well as emblems, banners or other symbols, abbreviations or names of international intergovernmental organisations announced under Art. 6ter of the Paris Convention;
- 9. (new SG 19/10, in force from 10.06.2010) a mark containing signs, emblems or coat of arms other than those announced under Art. 6ter of the Paris Convention and representing significant public interest:
- 10. (revoked SG 43/05; prev. text of Item 09 SG 19/10) a mark consisting of or including official signs and stamps for control and guarantee when they are designated for indicating identical or similar commodities;
- 11. (amend, SG 28/05, amend, SG 94/05) a mark consisting of or including the name or the image of historic or cultural monuments of the Republic of Bulgaria determined by the Ministry of Culture;
- 12. (revoked SG 43/05; new SG 19/10, in force from 10.03.2011) mark exclusively consisting of applied or registered geographical indication, effective on the territory of the Republic of Bulgaria, or derivatives thereof;
- 13. (new SG 19/10, in force from 10.03.2011) mark containing applied or registered geographical indication, effective on the territory of the Republic of Bulgaria, or derivatives thereof, when the applicant is not a registered user of the geographical indication.
- (2) The provisions of para 1, items 2, 3 and 4 shall not be applied when the mark as a result of use has acquired distinguishing character with respect to the commodities or the services about which it has been declared.
- (3) (amend. SG 43/05; amend. SG 19/10, in force from 10.06.2010) The provisions of para 1, item 8, 9, 10 and 11 shall not be applied at consent by the corresponding competent body.

Extension of terms

Art. 47. (amend. SG 43/05; amend. – SG 19/10, in force from 10.03.2011) The terms of art. 36, para 3, art. 37, para 2, Art. 38c, Para 3 and Art. 38d, Para 4 and 6 may be extended once by the same period of time at the request of the applicant or the holder, filed before their expiration. The request shall not be granted when a document for paid fee has not been attached to it.