

OIFIG NA bPAITINNÍ
PATENTS OFFICE

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Bóthar Hebron
Cill Chainnigh
Éire

Government Buildings
Hebron Road
Kilkenny
Ireland

WORLD INTELLECTUAL PROPERTY ORGANISATION
34, CHEMIN DES COLOMBETTES
PO BOX 18
1211 GENEVA 20
SWITZERLAND

Date of Notification: 29 March 2019
(By registered Mail)

International Registration No: 1446304
Mark: MINERAL CABLE SIMPLEX UK
Holder: Burn Cable Management Systems Limited of United Kingdom

Notification of the Irish Patents Office of Total Provisional Refusal

Dear Sir/Madam,

This notification is issued pursuant to Article 5 of the Protocol relating to the Madrid Agreement concerning the International Registration of Marks and Rule 17(2) of the Common Regulations under the Agreement and Protocol, and is to inform you that protection for this mark is refused for the reasons set out below. Any references to Sections are to Sections of the Trade Marks Act, 1996 and to Rules are to Rules of the Trade Marks Rules, 1996.

1.

Section 39(2)

The Office considers the term 'cables' in class 9 is too broad. Please specify what type of cables.

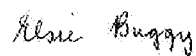
Section 8(1)(c)

The mark consists exclusively of signs or indications which may serve in trade, to designate the kind, quality and intended purpose of the goods. The wording should therefore remain free for all economic operators in that field to use.

The Office considers that the designation MINERAL CABLE SIMPLEX UK is descriptive of the goods applied for i.e. cables that are mineral insulated simplex cables of UK origin and would not enable the relevant public to distinguish the goods that are included in the application from those of a different commercial origin. It is considered that the term applied for would not be perceived by relevant consumers as a badge of trade origin without them being educated to this fact.

2. This refusal is in respect of all of the goods for which protection is sought.
3. The holder may make representations in writing, or may request an extension of time for doing so, not later than **28 June 2019**. A request for an extension of time received after that date may be granted at the discretion of the Controller.
4. If representations or a request for an extension of time are not received by the specified date, protection of the mark will be refused.
5. Representations to the Controller or a request for a hearing in relation to this notification of refusal must be accompanied by an address for service within the European Economic Area as required by Rule 10(1)(a) as amended by Statutory Instrument No. 410 of 2010; failure to furnish such address will result in the holder being deemed to have abandoned his request for protection.
6. If, following the receipt of representations, it is considered that the requirements for protection are met, the mark will be published in the Official Journal and protection of it will be subject to opposition and observations by third parties. A refusal based on opposition or observations received may subsequently be issued.
7. Date of refusal: **29 March 2019**

Yours faithfully



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