MADRID AGREEMENT CONCERNING THE INTERNATIONAL REGISTRATION OF MARKS AND PROTOCOL RELATING TO THAT AGREEMENT PROVISIONAL REFUSAL OF PROTECTION

Notified to the International Bureau of the World Intellectual Property Organization (WIPO) in accordance with Rule 17(1) of the Common Regulations under the Madrid Agreement and Protocol

I.	Office making the notification:
	Institute for Intellectual Property of Bosnia and Herzegovina
	Head Office of the Institute, Kneza Domagoja bb, 88000 Mostar, BA, +387 36 334 381 mostar@ipr.gov.ba
II.	Number of the international registration: IR 1406247 –aiwa
III	Name of the holder (or other indication enabling the identity of the international registration to be confirmed): DANVISTANO TRADING LTD Corner Hutson & Eyre Street, Blake Building, Suite 302 Belize City (BZ)
IV.	Provisional refusal based on an ex-officio examination X Provisional refusal based on an opposition Provisional refusal based on both an ex-officio examination and an opposition
V.	Provisional refusal for all the goods and/or services 07, 08, 09, 11 Provisional refusal for some of the goods and/or services:
VI.	Grounds for refusal [(where applicable, see item XII)]: Article 7, 1, a) Trademark Law, Official Gazette No. 53/10

VII. VII. Information relating to an earlier mark

IR806184 BAZ96777

(i) Filing date and number, and, if any, priority date:

IR806 184 27/02/2003 BAZ96777 09/11/2001

(ii) Registration date and number (if available): 27/02/2003 09/11/2001

(iii) Name and address of the owner:

SONY CORPORATION 1-7-1 Konan, Minato-ku Tokyo (JP)

(iv) Reproduction of the mark:



aıwa

BAZ96777

(v) List of all or relevant goods and/or services:

07, 08, 09, 11

VIII Corresponding essential provisions of the applicable law [(see text under XII)]:

Article 7, 1, b) Trademark Law, Official Gazette No. 53/10 Article 8, 1, Trademark Law, Official Gazette No. 53/10

- IX. Information relating to subsequent procedure
 - (i) Time limit for requesting review or appeal:
 - (3) The Institute shall, through the International Bureau, send to the holder of an internationally registered trademark a notification of the provisional refusal based on an opposition and shall invite him to appoint a domestic representative.
 - (4) The representative referred to in paragraph (3) of this Article shall file with the Institute a power of attorney for representation within **four months** from the date of the notification of refusal.
 - (ii) Authority to which such request for review or appeal should be made:

Institute for Intellectual Property of Bosnia and Herzegovina

Head Office of the Institute, Kneza Domagoja bb, 88000 Mostar, BA, +387 36 334 381 mostar@ipr.gov.ba

(iii) Indications concerning the appointment of a representative:

Support a mandatory local representative (herewith the list of attorneys).

- X. Date of the notification of provisional refusal: 2019-05-29
- XI. Signature or official seal of the Office making the notification:



XII. Corresponding essential provisions of the applicable law:

Article 7 (Relative Grounds for Refusal of a Trademark Application)

- 1. On the grounds of an opposition filed, a trademark shall not protect a sign:
 - a) which is identical with an earlier protected sign of another person for similar goods or services or similar to an earlier protected sign of another person for the identical or similar kind of goods or services if, due to such identity or similarity, there exist a likelihood of confusion in the course of trade, which includes the likelihood of association with an earlier protected trademark;
 - b) which is identical or similar to, for the identical or similar kind of goods or services, a sign of another person which is well-known in BiH, within the meaning of Article 6bis of the Paris Convention for the Protection of Industrial Property (hereinafter: a well-known sign);
 - c) which, in accordance with Article 16, paragraph 3 of the TRIPS Agreement (the Agreement on Trade-Related Aspects of Intellectual Property Rights), regardless of the goods or services to which it relates, constitutes a reproduction, an imitation or a transliteration of a protected sign of another person or the essential part thereof, which is known beyond any doubt by the participants in the course of trade in BiH as a sign of high reputation (hereinafter: a famous trademark) used by another person to

designate his goods or services, if the use of such a sign would take unfair advantage of the reputation of a famous trademark or be detrimental to its distinctive character or reputation;

- d) whose appearance or content infringes an older copyright or geographical indication or an earlier protected industrial design;
- e) the use of which would infringe the right to the personal name of a renowned person or the personal portrayal of any person if the came into existence before the date of a trademark application or the date of the granted priority claimed in the trademark application;
- f) which is identical with or similar to an earlier trademark which was registered for identical or similar goods or services and which has expired due to the failure to renew the registration if less than two years have elapsed from the expiry of the earlier trademark, unless the holder of the earlier trademark gave his consent for the grant of the later trademark or did not use his trademark.
- g) which is filed contrary to the principle of good faith, conscientiousness and honesty.
- 2. The protected sign referred to in paragraph 1 items a) and c) of this Article shall be considered to be a sign which is protected by a trademark for the territory of BiH, whereas the protected sign referred to in item a) of paragraph 1 of this Article shall be considered to be a sign which is the subject matter of the application for the grant of a trademark for the territory of BiH, provided that a trademark applied for in that application is granted

Article 8

(Determining Whether a Sign is Well-Known)

- (1) In determining whether the sign referred to in paragraph 1 item b) of Article 7 of this Law is a well-known sign or whether the sign referred to in paragraph 1 item c) of Article 7 of this Law is a famous trademark, the knowledge of the sign in the relevant sector of the public, including the knowledge which has been obtained as a result of the promotion of the sign shall be taken into account.
- (2) The relevant sector of the public shall be considered to be the actual and potential users of goods or services designated by such a sign, as well as persons involved in the distribution channels of such goods or services.

BOSNA I HERCEGOVINA INSTITUT ZA INTELEKTUALNO VLASNIŠTVO



БОСНА И ХЕРЦЕГОВИНА ИНСТИТУТ ЗА ИНТЕЛЕКТУАЛНУ СВОЈИНУ

BOSNIA AND HERZEGOVINA INSTITUTE FOR INTELLECTUAL PROPERTY

Number: IP-04-47-4-05714/19MM

Mostar, 29-05-2019

WORLD INTELLECTUAL PROPERTY ORGANIZATION International Trademark Sector 34, chemin des Colombettes CH-1211 Geneva 20 Switzerland

SUBJECT: Notification of the provisional refusal based on an opposition - No 01/2019

Dear Sir or Madam,

We would hereby like to notify you of the decision on provisional refusal of protection for all products and/or services covered by the international registration: IR 1406247 – aiwa

Protection of the mark is refused for all the goods and/or services; 07, 08, 09, 11

Sincerely yours,

