



The International Bureau, WIPO
34, chemin des Colombettes
1211 Geneva 20
Switzerland

Reykjavík, 18 June 2019

Our ref.: 201805-4467, 4.1.
Your ref.: 1400991

Notification of statement of grant of protection following a provisional refusal according to Rule 18ter(2)

I. Office making the notification:

Icelandic Patent Office

II. Number of the international registration:

1400991

III. Name of the holder:

OCTOVISIO GMBH, Kurfuerstendamm 224, 10719 Berlin, DE

IV. Referring to the ex officio provisional refusal previously sent by the Icelandic Patent Office concerning the following International registration. All procedures before the Office relating to the protection of the mark have been completed.

Protection of the mark is granted for:

- ☐ all the goods and/or services (Rule 18ter(2)(i))
☒ the following goods/and or services (Rule 18ter(2)(ii)):

All goods and services in classes 25, 28, 38 and 41.

The following services in class 35: Advertising, marketing and public relations; organization of exhibitions and trade fairs for commercial or advertising purposes; design for advertising; provision of an online marketplace for buyers and sellers of goods and



services; office functions; secretarial services; arranging newspaper subscriptions for others, compilation of statistics; rental of office machines; systemization of information into computer databases; telephone answering for unavailable subscribers; business management, business administration and business consultancy; accounting; commercial consultancy services; personnel recruitment, personnel placement, employment agencies, import-export agencies; temporary personnel placement services; auctioneering; the bringing together, for the benefit of others, of a variety of goods enabling customers to conveniently view and purchase those goods namely clothing, including underwear and outerclothing, other than special purpose protective clothing, socks, mufflers [clothing], shawls, bandanas, scarves, belts [clothing], footwear, shoes, slippers, sandals, headgear, hats, caps with visors, berets, caps [headwear], skull caps, games and toys, arcade video game machines, game apparatus and machines for use with an external display screen and monitor, including those coin-operated, toys for animals, toys for outdoor playgrounds, parks and game parks, gymnastic and sporting articles, fishing tackle, artificial fishing bait, decoys for hunting and fishing, Christmas trees of artificial material, ornaments for Christmas trees, artificial snow for Christmas trees, rattles (playthings), novelties for parties, dances (party favors), paper party hats, such services may be provided by retail stores, wholesale outlets, by means of electronic media or through mail order catalogues.

V. Appeal:

The refusal may be appealed no later than two months from the date of this statement according to Article 63 of the Icelandic Trademark Act No. 45/1997.

The appeal shall be brought before the Board of Appeal for Industrial Intellectual Property Rights, Ministry of Industries and Innovation, Skúlagata 4, 150 Reykjavík, Iceland. The fee for appeal according to Regulation on fees for Patents, Trademarks and Designs etc. No. 818/2016, must be paid within the same time limit.
