ត្រូស្នួខពាលិទ្ធនូម

Ministry of Commerce

អគ្គនាយកដ្ឋាន សេខាពាលិខ្មែកម

General Directorate of Trade Support Services

នាយកដ្ឋាន កម្មសិន្តិមញ្ញា

Department of Intellectual Property

ព្រះពថាណាចគ្រកម្ពុថា
Kingdom of Cambodia
ខាត សាសឆា ព្រះមហាក្សត្រ
Nation Religion King

IPAS FORM NO.	
DOCUMENT NO.	2020/3141
DATE OF NOTIFICATION	1 4 FEB 2020

The International Bureau

World Intellectual Property Organization 34, chemin des Colombettes 1211 Geneva 20 Switzerland



NOTIFICATION OF A PROVISIONAL REFUSAL OF PROTECTION OF AN INTERNATIONAL REGISTRATION DESIGNATING **CAMBODIA** Rule 17(1)

International Registration No: 1433787

IR Date (Filing Date):

July 12, 2018

Applicant:

Xiaomi Inc. (whose legal address is Floor 13, Rainbow City Shopping Mall II of

China Resources, NO. 68, Qinghe Middle Street, Haidian District Beijing,

China)

Mark:

Cloud

Class(es):

9, 35, 38 and 42

This is a provisional refusal based on ex-officio examination. The issues listed below prevent the Department of Intellectual Property Rights from granting the registration of the mark for all the goods and/or services covered by the international registration.

Grounds for the provisional refusal:

Disclaimer

The applicant should disclaim the exclusive right to use the term(s) "Cloud and Mi in normal letter" apart from the mark sought to be registered. This is pursuant to the objections concerning the registrability of the

Information relating to subsequent procedure:

The applicant must respond in writing to this provisional refusal within sixty (60) days from receipt of the notification of this refusal from the International Bureau (IB). The response must be filed by a duly authorized resident representative in Cambodia. The representative must be appointed pursuant to Article 58 of the Law Concerning Marks, Trade Names and Acts of Unfair Competition and Article 28 of the Sub-Decree on the Implementation of the TM Law.

Pursuant to Article 17(2) of the Sub-Decree on the Implementation of the Trademark Law, the applicant or holder, through the duly authorized representative, must submit the legal arguments, the required amendments or modifications, disclaimers (on any element(s) of the mark) or limitations required within the prescribed period.

In the alternative and in accordance with Article 17(3) of the Sub-Decree on the Implementation of the Trademark Law, the holder, through the duly authorized representative, may submit a written request for a hearing to the Registrar. Upon receiving this request, the Registrar shall notify the applicant, in writing, at least one month before the date on which the applicant will be invited to be heard.

Failure to respond to the provisional refusal within the required period will result in the abandonment of the international registration.

If, after the holder's written response or hearing, the Registrar accepts the mark according to Article 19(1), the mark will be registered and the statement of grant of protection will be issued. The registered mark will then be published for opposition for a period of 90 days.

However, if after considering the applicant's response or hearing, the Registrar still refuses the registration of the mark, the applicant may, pursuant to Article 18(1), within one (1) month from the date of the communication from the Registrar, request the confirmation of the decision and the materials referred to in the decision. Under Article 18(2), the applicant may then appeal the Registrar's decision to the Appeal Board of the Ministry of Commerce or the competent court within three (3) months from the date of the decision.

All responses or communication should be addressed to: Department of Intellectual Property, Ministry of Commerce, Lot 19-61 113 B, Sangkat Teuk Thla Khan Sen Sok, Phnom Penh, Cambodia.

HY DARA

Chief of Bureau of International Marks Registration