



Judiciary

**Registration Organization of Deeds
And Properties of I.R. of Iran
Industrial Property Office**

Office Ref: 139950940001083802

Trademark Office

**MADRID AGREEMENT
CONCERNING THE INTERNATIONAL REGISTRATION OF MARKS
AND THE PROTOCOL RELATING TO THAT AGREEMENT**

PROVISIONAL REFUSAL OF PROTECTION

Notified to the International Bureau of the World Intellectual Property Organization (WIPO)
In accordance with Article 5 of the Madrid Agreement and Protocol

I- Office notifying the provisional refusal : I.R . of Iran Tel: 009821-66755702 Fax: 009821-66755701 No. 5, State Registration Organization of Deeds and Properties, Fayaz Balhsh Str., Khayam Str., Emam Khomainsi Sqr., Tehran, I.R.of Iran
II- Number of the international registration which is the subject of the provisional refusal: 1281973
III-Name & Address of the holder of the international : Joint stock company "Concern "Kalashnikov"
IV- Grounds for provisional refusal: According to the Article 119 of the Execution Regulation of Iranian Trademarks Registration Act (2008), trademarks contrary any faults or irregularities in the applications and its enclosures are not registrable in Iran.
V- Applicable provisions of the national law [(see text under X)] Article 119 of the Execution Regulation
VI- <input checked="" type="checkbox"/> Provisional refusal for the following goods / or services : retail or wholesale services for pharmaceutical, veterinary and sanitary preparations and medical supplies in class 35 <input type="checkbox"/> Provisional refusal for all goods and / or services : Note: Also it must be noted that your request for the goods in classes 8,13,16,18,25,28 and remaining services in class 35 will be published in official gazette, if there is no opposition, it will proceed to registration.

VII- In cases where the International Application is rejected by the Iranian Trademark Office, the applicant may, under Articles 121 and 158 of the Executive Regulations of Iranian Patents, Industrial Designs and Trademarks Registration Act, file an appeal with the Commission stipulated in Article 170 of the said Regulations against the rejection within 60 days from the date of the notification of Provisional Refusal. Under Article 172 of the said Regulations, an appeal may be filed against the said Commission's decision with the Public Court of Tehran within 60 days from the date of the notification of the said decision.

VIII- Date on which the provisional refusal was pronounced: **2020-08-01**

LX- Signature or official seal of the Office notifying the provisional refusal :

Examiner: *Mehrdad Karimzadeh (Mr.)*

Zahra Bahraini (Mrs)

**Head of
International Reg. of Marks and G.Is Office**

X- Relevant provisions of national law:

Article 119 of the Execution Regulation

After the formality check if the office finds any faults or irregularities in the applications and its enclosures, it will be notify the subject with details to the applicant by the letter, the applicant shall rectify the application in due course: (up to two months for applicants residing in a foreign country).

Note 1: It is notable that according to our National Law, the goods related to the class 35, should be requested clearly from their related classes as well.

Note 2: Also it must be noted that your request for the goods in classes 8,13,16,18,25,28 and remaining services in class 35 will be published in official gazette, if there is no opposition, it will proceed to registration.