## MADRID AGREEMENT AND PROTOCOL PROVISIONAL REFUSAL OF PROTECTION

I.	Offic	e making the notification:
		CLLECTUAL PROPERTY OFFICE OF MONGOLIA HTAIVANII URGUN CHULUU 30, 13381 ULAANBAATAR, MONGOLIA
II.	Number of the international registration:	
	15152	221
III.	Name of the holder (or other indication enabling the identity of the international registration to be confirmed):  JILIN GINSENG ASSOCIATION  Room 2013, Building 2, Global Trade Center, Changchun City Jilin Province	
IV.	$\boxtimes$	Provisional refusal based on an ex officio examination
		Provisional refusal based on an opposition
		Provisional refusal based on both an ex officio examination and an opposition
V.	$\boxtimes$	Provisional refusal for all the goods and/or services in class(es) 5
		Provisional refusal for some of the goods and/or services:
VI.	Grou	nds for refusal [(where applicable, see item XI)]:
If you are applying the certification mark or collective mark and it shall be accompanied by the following documents in ítem XI.		
VII.	Infor	mation relating to an earlier mark
VIII. Information relating to subsequent procedure:		
	(i)	Time limit for requesting review or appeal: Within 3 months from the date of the notification by WIPO to the holder
(	ii)	Authority to which such request for review or appeal should be made:
		INTELLECTUAL PROPERTY OFFICE OF MONGOLIA BAGA TOIRUU-49, ULAANBAATAR-46, MONGOLIA
(i	ii)	Indications concerning the appointment of a representative:
IX. Date of the notification of provisional refusal: 2020.10.06		

X. Signature or official seal of the Office making the notification:

Trademark Examiner

3. Orafras-

Б.Оюунцэцэн

XI. Corresponding essential provisions of the applicable law:

## Law on Trademarks and Geographical Indications of Mongolia Article 13. Certification Marks

- 13.1. The application for a certification mark shall be filed in compliance with Article 6 of this Law by a person wishing to register the trademark as a certification mark and shall be accompanied by the following:
  - 13.1.1. regulations governing the use of certification marks;
  - 13.1.2. evidence to the effect that a person is a certification organization.
- 13.2. The regulations governing the use of a certification mark shall specify the name and address of the certification organization, the requirements relating to the quality, standards, specifications or other characteristic of the goods or services, the rules of the certification of the goods or services, the conditions of use of the certification mark, prescriptions and control of use, and the liabilities to be imposed if used for other purposes.
- 13.3. The owner of a certification mark shall be a certification organization which attests specific characteristics of the goods or services, while natural or legal persons authorized thereby shall be entitled only to use the certification mark.
- 13.4. The person authorized to use a certification mark shall be entitled to take preventive measures against unlawful use of the mark only with the permission of the owner of the mark.
- 13.5. The owner of a certification mark shall, on behalf of a person authorized to use the mark, be entitled to claim compensation for the damage caused by unlawful use of the certification mark or a mark similar thereto by others.
- 13.6. For the certification mark which consists of a geographical indication and attests an origin of the goods, the provisions of this Law relating to geographical indications shall be applicable.