

MADRID PROTOCOL

Model Form 3A: Total Provisional Refusal of Protection (Rule 17(1) of the Common Regulations)

I. Office making the notification: Intellectual Property Agency of the Republic of Azerbaijan Patent and Trademarks Examination Office AZ 1078, Mardanov qardashlari-124, Baku, Azerbaijan Tel:(+99412) 4498489	
II.	Number of the international registration: 1507435
III.	Name of the holder: Limited Liability Company "Georgievsky Factory. Traditions of Quality" street Stroiteley, 15, Krasnoznamensk city RU-143090 Moscow region (RU)
IV.	Information concerning the type of provisional refusal: <input checked="" type="checkbox"/> Total provisional refusal based on an <i>exofficio</i> examination <input type="checkbox"/> Total provisional refusal based on an opposition <input type="checkbox"/> Total provisional refusal based on both an <i>exofficio</i> examination and an opposition (i) Name of the opponent: (ii) Address of the opponent:
V.	Information concerning the scope of the provisional refusal: Total provisional refusal affects all the goods and/or services.
VI.	Grounds for refusal [(where applicable, see item VII)]: Signs that contain religious values or symbols. The trademark is not capable of distinguishing goods and services from the similar goods and services.

VII. Information relating to an earlier mark:

- (i) Filing date and number, and, if any, priority date:
- (ii) Registration date and number (if available):
- (iii) Name and address of the owner:
- (iv) Reproduction of the mark
- (v) List of the relevant goods and/or services (this list may be in the language of the earlier application or registration):

VIII. Corresponding essential provisions of the applicable law:

Paris Convention for the Protection of Industrial Property

Article 6quinquies

B. Trademarks covered by this Article may be neither denied registration nor invalidated except in the following cases:

- (ii) when they are devoid of any distinctive character, or consist exclusively of signs or indications which may serve, in trade, to designate the kind, quality, quantity, intended purpose, value, place of origin, of the goods, or the time of production, or have become customary in the current language or in the bona fide and established practices of the trade of the country where protection is claimed.

Law "On Trademarks and Geographical Indications" of the Republic of Azerbaijan

Article 5. Absolute grounds for the refuse to register trademark

It is not permitted to register the below-mentioned:

- b) trademarks, that haven't any differing elements, i.e. signs, not differing on basic factors.
- f) signs consisted of expressions, contradicting public order, moral and behavior and elements, increasing damage to the authority of the personality; religious and state symbols.

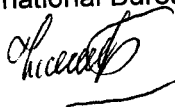
IX. Information relating to the possibility to request a review or file an appeal:

- (i) Time limit for requesting review or appeal:
Within 3 months from the date of refusal reception by the applicant
- (ii) Authority to which such request for review or appeal should be made:
Appeal Council under the relevant executive body of the Republic of Azerbaijan
- (iii) Whether the request for review or appeal has to be filed in a specific language and/or through the intermediary of a representative whose address is within the territory of the Contracting Party:
Patent Attorney
(For list of patent attorneys please visit web site: www.patent.gov.az)
- (iv) Other requirements, if any:

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

XI. Date of the notification to the International Bureau: **01.06.2021**

Senior specialist-examiner:



Lamiya Hagverdiyeva