



NOTIFICATION OF EX OFFICIO REFUSAL

Notified to the International Bureau of
the World Intellectual Property Organization (WIPO)
under Rule 17 (2) and 17 (5)(e) of the Common Regulations

NOTE: This notification of ex officio refusal shall be deemed to include a statement in accordance with Rule 18ter (2) (ii) or (3) of the Common Regulations. Any request for review shall be filed to the CNIPA, through a qualified Chinese agency or attorney, within 15 days from receipt of this notification.

- I. Office which pronounces the refusal:
National Intellectual Property Administration, PRC (CNIPA)
1, Chama Nanjie, Xichengqu, Tel: 8610-63219000
Beijing, 100055
People's Republic of China FAX: 8610-68050285



- II. Date of the refusal pronounced: 2022/04/21
- III. Our reference number: GJZCG1608026BHYW01
- IV. International registration number: 1608026
- V. Date of notification to China: 2021/08/19
- VI. Basic national registration number: 017063306
Basic national application number: 017063306
- VII. The mark is refused for all the goods and/or services.

- VIII. Reason(s) of refusal:
Prior national and/or international mark(s). (See Item X)
This mark is similar to the earlier mark(s).
The goods and/or services listed in Column VII are similar to those of the earlier application and/or earlier registration.
"Smart glasses" cannot be accepted by China as the wording is not clear enough to be properly classified. To retain in Class 9, the terms can be reworded to "smart glasses (data processing)".

- IX. Applicable legal provisions of the refusal:
Article(s): (See the excerpts of the laws and regulations)
Trademark Law Article 22&30

- X. Informations concerning the earlier mark(s):

Mark:

徐氏龙邦 SINO LONGBAN

Date of application:

2015/01/09

Number of application:

16120398

Date of priority:

Date of registration:

2016/03/14

Number of registration:

Non-Madrid 16120398

Name of the holder:

LONG BANG (DA LIAN) NENG YUAN YOU XIAN GONG SI

Address of the holder:

LIAO NING SHENG DA LIAN SHI HUA YUAN KOU JING JI QU YING CHUN JIE 6 - 2 HAO
LOU 5 0 1 SHI 4 - 6 HAO CHINA

Goods/services: class 9

复印机（照相、静电、热）；全球定位系统（GPS）设备；自动电唱机（音乐）；照相机（摄影）；望远镜；电子芯片；电站自动化装置；工业用放射设备；蓄电池；
▲待删商品▲
计算机；

Device:



Mark:

图形

Date of application:

2011/09/23

Number of application:

10000860

Date of priority:

Date of registration:

2013/01/07

Number of registration:

Non-Madrid 10000860

Name of the holder:

DONG GUAN SHI LIAN CHENG QI CHE YONG PIN YOU XIAN GONG SI

Address of the holder:

GUANG DONG SHENG DONG GUAN SHI HENG LI ZHEN TAO ZI YUAN GONG YE QU
CHINA

Goods/services: class 9

衡量器具；螺丝攻规；车辆用导航仪器(随车计算机)；车辆轮胎低压自动显示器；测量器械和仪器；汽油压力计；电测量仪器；电缆中继线套筒；电缆接头套；保险丝；电弧切割设备；防事故、防辐射、防火用鞋；车辆用蓄电池；

Device:



Mark:

盛洋科技 SY SCIENCE & TECHNOLOGY

Date of application:

2018/04/26

Number of application:

30524714

Date of priority:

Date of registration:

2019/12/28

Number of registration:

Non-Madrid 30524714

Name of the holder:

ZHE JIANG SHENG YANG KE JI GU FEN YOU XIAN GONG SI

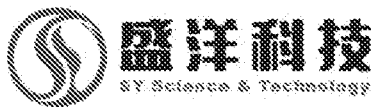
Address of the holder:

ZHE JIANG SHENG SHAO XING SHI YUE CHENG QU REN MIN DONG LU 1 4 1 6 - 1 4 1 7
HAO CHINA

Goods/services: class 9

计算机；量具；电传真设备；电源材料（电线、电缆）；非医用X光装置；信号转发器；测量器械和仪器；摄影器具包；芯片（集成电路）；光通讯设备；

Device:



Mark:

盛世卡管家 GCEXP

Date of application:

2018/03/18

Number of application:

29662736

Date of priority:

Date of registration:

2019/05/28

Number of registration:

Non-Madrid 29662736

Name of the holder:

GUANG DONG SHENG SHI KA GUAN JIA XIN XI JI SHU YOU XIAN GONG SI

Address of the holder:

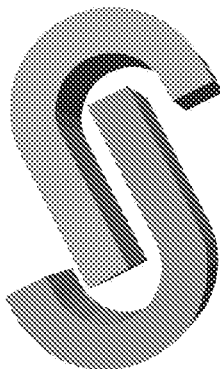
GUANG DONG SHENG GUANG ZHOU SHI BAI YUN QU YUN CHENG NAN SAN LU 3 9 9
HAO 4 0 1 FANG CHINA

Goods/services: class 9

可下载的手机应用软件；可下载的计算机应用软件；自动售票机；秤；电子公告牌；智能手机用壳；可视婴儿监控器；数据同步传输电缆；眼镜；

▲已删商品▲
测量器械和仪器；

Device:



GCEXP
盛世卡管家

Mark:

FOOD SPIRIT

Date of application:

2019/10/22

Number of application:

41781288

Date of priority:

Date of registration:

2020/07/28

Number of registration:

Non-Madrid 41781288

Name of the holder:

HANG ZHOU YUN CHUANG GONG XIANG WANG LUO KE JI YOU XIAN GONG SI

Address of the holder:

ZHE JIANG SHENG HANG ZHOU SHI XIA CHENG QU XI WEN JIE 9 9 HAO 5 0 5 SHI CHINA

Goods/services: class 9

可下载的计算机游戏软件；停车计时器；体重秤；规尺（量具）；电子公告牌；穿戴式视频显示器；自拍杆（手持单脚架）；测绘仪器；光学镜头；电线；视频显示屏；热调节装置；电解装置；灭火器；非医用X光管；安全头盔；报警器；眼镜；移动电源（可充电电池）；非医用X光照片；

Device:



FOOD SPIRIT

Mark:

图形

Date of application:

2017/08/02

Number of application:

25658283

Date of priority:

Date of registration:

2018/07/28

Number of registration:

Non-Madrid 25658283

Name of the holder:

SHEN ZHEN RUI SHANG ZHU BAO SHOU SHI YOU XIAN GONG SI

Address of the holder:

GUANG DONG SHENG SHEN ZHEN SHI LONG GANG QU BU JI JIE DAO LUO GANG LU 4
HAO 3 0 1 CHINA

Goods/services: class 14

未加工或半加工黄金；首饰盒；珠宝首饰；金刚石；贵重金属艺术品；宝石；玉雕首饰；银制工
艺术品；钟；表；

Device:



Mark:

图形

Date of application:

2020/04/30

Number of application:

45969767

Date of priority:

Date of registration:

Number of registration:

Non-Madrid 45969767

Name of the holder:

WEI LAI CHUAN DAI JI SHU YOU XIAN GONG SI

Address of the holder:

GUANG DONG SHENG SHEN ZHEN SHI NAN SHAN QU YUE HAI JIE DAO GAO XIN QU
SHE QU GAO XIN NAN YI DAO 0 0 9 HAO ZHONG KE YAN FA YUAN SAN HAO LOU 2 3 A
F CHINA

Goods/services: class 14

贵金属合金；首饰包；项链；珠宝首饰；手镯（首饰）；银制工艺品；人造珠宝；手表；表带；表链；

Device:



Mark:

优丽诗 SPARKLING UNISYS S

Date of application:

2014/02/27

Number of application:

14087245

Date of priority:

Date of registration:

2015/06/14

Number of registration:

Non-Madrid 14087245

Name of the holder:

GUANG ZHOU SHI SI BAI LI WEN HUA CHUAN BO YOU XIAN GONG SI

Address of the holder:

GUANG DONG SHENG GUANG ZHOU SHI LI WAN QU HUA GUI LU 1 HAO 1 0 0 7 FANG
CHINA

Goods/services: class 14

未加工或半加工贵金属；首饰盒；手镯（首饰）；戒指（首饰）；珠宝首饰；链（首饰）；小
饰物（首饰）；贵金属艺术品；耳环；表；

Device:


Sparkling Unisys
优丽诗

Mark:

SKIZZARE

Date of application:

2013/11/20

Number of application:

13578416

Date of priority:

Date of registration:

2015/02/14

Number of registration:

Non-Madrid 13578416

Name of the holder:

Algaood Holding Group (holding) s.a.l

Address of the holder:

Cap Center, 2nd floor, Kaslik, Lebanon

Goods/services: class 14

手镯(首饰); 胸针(首饰); 表盒(礼品); 链(首饰); 领带夹; 衬衫袖口链扣; 金刚石; 耳环; 珠宝首饰; 宝石; 铈; 戒指(首饰); 表;

Device:



SKIZZARE

Mark:

FOODSPIRIT

Date of application:

2019/10/22

Number of application:

41798730

Date of priority:

Date of registration:

2020/08/07

Number of registration:

Non-Madrid 41798730

Name of the holder:

HANG ZHOU YUN CHUANG GONG XIANG WANG LUO KE JI YOU XIAN GONG SI

Address of the holder:

ZHE JIANG SHENG HANG ZHOU SHI XIA CHENG QU XI WEN JIE 9 9 HAO 5 0 5 SHI
CHINA

Goods/services: class 14

未加工或半加工贵金属；首饰用礼品盒；项链（首饰）；手表；

Device:



FOODSPIRIT

Mark:

FOODSPIRIT

Date of application:

2019/10/22

Number of application:

41795734

Date of priority:

Date of registration:

2020/08/07

Number of registration:

Non-Madrid 41795734

Name of the holder:

HANG ZHOU YUN CHUANG GONG XIANG WANG LUO KE JI YOU XIAN GONG SI

Address of the holder:

ZHE JIANG SHENG HANG ZHOU SHI XIA CHENG QU XI WEN JIE 9 9 HAO 5 0 5 SHI
CHINA

Goods/services: class 18

动物皮；书包；家具用皮装饰；皮绳；伞；登山杖；马鞍；

Device:



FOODSPIRIT

Mark:

思微尔

Date of application:

2011/12/19

Number of application:

10319990

Date of priority:

Date of registration:

2014/03/28

Number of registration:

Non-Madrid 10319990

Name of the holder:

JIN JIANG SHI SI WEI ER MAO YI YOU XIAN GONG SI

Address of the holder:

FU JIAN SHENG QUAN ZHOU SHI JIN JIANG SHI MEI LING JIE DAO LING SHAN SHE QU
XIA LING 1 2 0 HAO CHINA

Goods/services: class 18

(动物)皮；旅行包(箱)；手提包；公文包；家具用皮装饰；皮制带子；伞；手杖；马具；香肠肠衣；

Device:

思微尔  IWELER

Mark:

孙瑞琪

Date of application:

2005/09/06

Number of application:

4881266

Date of priority:

Date of registration:

2009/04/28

Number of registration:

Non-Madrid 4881266

Name of the holder:

SUN SHENG YUN

Address of the holder:

ZHE JIANG SHENG TAI ZHOU SHI JIAO JIANG QU DONG SHAN ZHEN SHANG MA QIAN
DA CUN CHINA

Goods/services: class 25

服装；针织服装；仿皮服装；皮制服装；T恤衫；童装；鞋；帽；袜；领带；

Device:

The logo features the Chinese characters '孙瑞琪' in a bold, stylized font. To the left of the characters is a large, stylized letter 'S'. Below the Chinese characters, the name 'Sun Rui Qi' is written in a serif font, with the 'S' being significantly larger than the other letters.

Mark:

FOOD SPIRIT

Date of application:

2019/10/22

Number of application:

41778888

Date of priority:

Date of registration:

2020/08/07

Number of registration:

Non-Madrid 41778888

Name of the holder:

HANG ZHOU YUN CHUANG GONG XIANG WANG LUO KE JI YOU XIAN GONG SI

Address of the holder:

ZHE JIANG SHENG HANG ZHOU SHI XIA CHENG QU XI WEN JIE 9 9 HAO 5 0 5 SHI
CHINA

Goods/services: class 25

服装; 足球鞋; 帽子; 袜; 手套(服装); 围脖; 腰带; 宗教服装; 浴帽;

Device:



FOOD SPIRIT

Relevant Provisions of the Law and the Regulations

(Excerpts)

Trademark Law of China

Article 10 The following signs shall not be used as trademarks:

- (1) those identical with or similar to the State name, national flag, national emblem, national anthem, military flag, military emblem, military anthem, or decorations etc, of the People's Republic of China, and those identical with the names or symbols of the Central State government organizations, or with the names of the particular venues, where the Central State government organizations are located, or with the names or graphs of the symbolic buildings of the Central State government organizations;
- (2) those identical with or similar to the State names, national flags, national emblems or military flags etc, of foreign countries, unless consent has been given by the government of the relevant country;
- (3) those identical with or similar to the names, flags or emblems etc, of international intergovernmental organizations, unless consent has been given by the relevant organization or the public is not likely to be misled by such use;
- (4) those identical with or similar to official signs or hallmarks indicating control and warranty, unless authorization has been given;
- (5) those identical with or similar to names or symbols of the Red Cross or the Red Crescent;
- (6) those having the nature of discrimination against any nationality;
- (7) those having the fraudulence, which will easily mislead the public as to the features such as qualities of the goods, or the places of the origins;
- (8) those detrimental to socialist morality or customs, or having other unhealthy influences.

The geographical names of the administrative divisions at or above the county level or the foreign geographical names well-known to the public shall not be used as trademarks, but such geographical names as have otherwise meanings or as an element of a collective mark or a certification mark shall be

exclusive. Where a trademark using any of the above-mentioned geographical name has been approved and registered, it shall continue to be valid.

Article 11 The following signs shall not be registered as trademarks:

- (1) those which consist exclusively of the generic names, designs, or models of the goods in respects of which the trademark is used;
- (2) those which consist exclusively of direct indications of the quality, primary raw material, functions, intended purpose, weight, quantity or other characteristics of goods;
- (3) other signs which are devoid of any distinctive character.

Where trademarks under the preceding paragraph have acquired distinctiveness through use and become easily distinguishable, they may be registered as trademarks.

Article 12 Where a three-dimensional sign is applied for registration of a trademark, it shall not be registered if it consists exclusively of the shape which results from the nature of the goods themselves, the shape of goods which is necessary to obtain a technical result, or the shape which gives substantial value to the goods.

Article 16 Where a trademark contains or consists of a geographical indication with respect to goods not originating in the place indicated, misleading the public as to the true place of origin, the application for registration shall be refused and the use of the mark shall be prohibited. But for those marks that have obtained registration in good faith shall continue to be valid.

Geographical indications mentioned in the preceding paragraph are indications that identify a particular good as originating in a region, where a given quality, reputation or other characteristics of the goods is essentially attributable to its natural or human factors.

Article 22 An applicant for the registration of a trademark shall, in accordance with the prescribed classification of goods, in the application, indicate the class(es) and the indications of goods in respect of which the trademark is to be used.

An applicant can apply for the registration

of the same trademark on the different classes of goods through one application.

Applications for trademark registration and other related documents shall be submitted in writing or electronic format.

Article 23 Where a registered trademark needs to acquire the exclusive right to be used in respect of goods beyond the approved range of use, a new application for registration shall be filed.

Article 30 Where a trademark the registration of which has been applied for is not in conformity with the relevant provisions of this Law, or it is identical with or similar to the trademark of another party that has, in respect of the same or similar goods, been registered or, after examination, preliminarily approved, the Trademark Office shall refuse the application and shall not publish the said trademark.

Article 31 Where two or more applicants apply for the registration of identical or similar trademarks for the same or similar goods, the preliminarily approval, after examination, and the publication shall be made for the trademark that was first filed. Where applications are filed on the same day, the preliminarily approval, after examination, and the publication shall be made for the trademark that was used earliest, and the applications of the others shall be refused and their trademarks shall not be published.

Article 33 The prior right owner or any interested party who believes that the trademark stands in violation of the provisions of second and third paragraphs of Article 13, Article 15, first paragraph of Article 16, Article 30, 31 and 32 of this law, or any party who believes that the trademark stands in violation of the provisions of Article 10, 11 and 12 of this law may, within three months from the date of the publication, file an opposition against the trademark that has, after examination, been preliminarily approved. If no opposition has been filed at the expiration of the specified period, the registration shall be approved, a certificate of trademark registration shall be issued and the trademark shall be published.

Article 35 Where it is decided that the registration shall be approved by the Trademark

Office, a certificate of trademark registration shall be issued and the trademark shall be published. Where the Opponent is dissatisfied with the decision, he or it may, pursuant to Article 44 and 45 of this law, apply for a declaration that the trademark is invalid to the Trademark Review and Adjudication Board.

Where it is decided that the registration shall not be approved by the Trademark Office and the Opposed party is dissatisfied with the decision, he or it may, within fifteen days from receipt of the notification, apply for a review to the Trademark Review and Adjudication Board. The Trademark Review and Adjudication Board shall make a decision within twelve months from receipt of the application and notify both the Opponent and the Opposed party in writing. The administrative authority for industry and commerce under the State Council may grant a six-month extension under certain circumstances. . Where the Opposed party is dissatisfied with the decision of the Trademark Review and Adjudication Board, he or it may, within thirty days from receipt of the notification, institute legal proceedings with the people's court. The people's court shall notify the Opponent as a third party to the litigation.

Article 42 Where a registered trademark is assigned, the assignor and assignee shall sign an agreement for the assignment and jointly file an application with the Trademark Office. The assignee shall guarantee the quality of the goods in respect of which the registered trademark is used.

When a registered trademark is to be assigned, the trademark registrant shall assign in a lump all of its similar trademarks in respect of the identical goods, or, identical or similar trademarks in respect of the similar goods.

With respect to applications for the assignment of registered trademarks, which may produce confusion or other adverse effects, the Trademark Office shall refuse them, and shall notify the applicants in writing and give the reasons therefor.

The assignment of a registered trademark shall be published after it has been approved. The assignee shall enjoy the exclusive right to use the trademark from the date of publication.

Article 50 Where a registered trademark has been cancelled, invalidated or has not been renewed at the expiration, the Trademark Office shall, during one year from the date of the cancellation, invalidation or expiration, approve no application for the registration of a trademark that is identical with or similar to the said trademark.

Regulations for the Implementation of Trademark Law

Rule 13 Anyone who applies for registration of a trademark shall file an application based on the published Classification of Goods and Services. For each application for registration of a trademark, the applicant shall submit to the Trademark Office one copy of the Application for Trademark Registration and one copy of reproduction of the trademark; if applying for the registration of the combination of colors or a sign with the designated color or colors as a trademark, one copy of colored reproduction of the trademark and one copy of the black and white design shall be submitted; if applying for the registration of trademark without designated color or colors, the black and white design shall be submitted.

The reproductions of a trademark must be clear, easy to be pasted up, printed on smooth and clear durable paper or use photographs as a substitute, and the length and breadth of which shall be not more than ten centimeters and not less than five centimeters each.

If applying for the registration of a three-dimensional sign as a trademark, the applicant shall make a statement in the application, explain how to use the trademark, and submit a reproduction including perspectives of at least three different sides of the mark thereof by which the three-dimensional shape can be determined.

If applying for the registration of the combination of colors as a trademark, the applicant shall make a statement in the application, and explain how to use the trademark.

If applying for the registration of a sound as a trademark, the applicant shall make a

statement in the application, submit the audio reproduction as requested, describe the sound and explain how to use the trademark. The description shall describe the said sound by musical notation or numbered musical notation with explanatory words; if the said sound could not be described by musical notation or numbered musical notation, it shall be describe in words. The trademark description shall be in conformity with the sound sample.

If applying for the registration of a collective mark or a certification mark, the applicant shall make a statement in the application, and submit the documents certifying the qualifications of the subjects and the rules on the administration of the use of the mark.

Where a trademark is, or consists of, foreign words, their Chinese meanings shall be indicated.

Rule 15 The class(es) and indications of goods or services shall be listed in the application as specified in the Classification of Goods and Services; where any goods or services are not included in the Classification of Goods and Services, a description of the goods or services in question shall be attached to the application.

Applications for trademark registration and other related documents submitted in writing shall be typewritten or printed.

The preceding paragraph applies to other trademark affairs.

Rule 19 Where two or more applicants apply respectively on the same day for the registration of identical or similar trademarks in respect of the same or similar goods, both or all of the applicants shall, within 30 days from the date of receipt of the notification of the Trademark Office, submit the evidence of prior use of such trademarks before applying for registration. Where the use started on the same day or none is yet in use, both or all of the applicants may, within 30 days from the date of receipt of the notification of the Trademark Office, conduct consultations on their own and submit a written agreement to the Trademark Office; if they are not willing to conduct consultations or they fail to reach an agreement through consultations, the Trademark Office shall notify both or all of the applicants to determine one of them by drawing

lots and refuse the applications for registration filed by others. Where an applicant has been notified by the Trademark Office but fails to participate in the drawing of lots, the application filed by such an applicant shall be considered abandoned, and the Trademark Office shall notify the applicant in writing who does not participate in the drawing of lots.

Rule 43 Anyone who applies for the territorial extension to China, and requests for the protection of a three-dimensional sign, combination of colors or sound as a trademark, or the protection of collective trademark or certification trademark, within three months from the date of recording the trademark in the International Register, shall submit the materials required by Rule 13 through the trademark agency established in accordance with laws in China. If the applicant fails to submit the relevant materials within the time limit, such application shall be refused.

Rule 45 The opponent who is in conformity with Article 33 of The Trademark Law may file an opposition to the Trademark Office against a request for territorial extension to China within 3 months from the first day of the next month following the publication of the International Registration Gazette by the World Intellectual Property Organization.

The Trademark Office shall notify the International Bureau the opposition in the form of provisional refusal before the expiry of the applicable refusal period.

The Opposed party may make a response within 30 days from receipt of the provisional refusal transmitted by the International Bureau. The response and other related evidence shall be submitted through the trademark agency established in accordance with laws in China.

Rule 47 For the assignment of territorial extensions designating China, the assignee shall have a real and effective industrial or commercial establishment in, or be domiciled in a contracting party, or be a national of a contracting state or a state member of a contracting organization.

Where an assignor fails to assign in a lump all his or its identical or similar marks in respects of the same or similar goods or services,

the Trademark Office shall notify the holder of international registration to rectify the situation within 3 months from the date of the notification; if the situation is not rectified at the expiration of the time limit, or if the assignment of a trademark is likely to produce confusion or bears other adverse effects, the Trademark Office shall decide that the said assignment has no effect in China, and declare it to the International Bureau.

Rule 48 For the limitation of list of goods and services of territorial extensions designating China, if the limitation does not comply with the requirements on the classification of goods or services enforced in China, or enlarges the original list of goods and services, the Trademark Office shall decide that the limitation has no effect in China, and declare it to the International Bureau.

Administrative Reconsideration Law

Article 9 Any citizen, legal person or any other organization, who considers that a specific administrative act has infringed upon his or its lawful rights and interests, may file an application for administrative reconsideration within 60 days from the day when he or it knows the specific administrative act, except that the time limit prescribed in laws exceeds 60 days.

If the time limit prescribed by law is delayed due to force majeure or other special reasons, the time limit shall be accounted continuously from the day when the obstacle is removed.

Administrative Procedure Law

Article 46 If a citizen, a legal person or any other organization brings a suit directly before a people's court, he or it shall do so within six months from the day when he or it knows that a specific administrative act has been undertaken, except as otherwise provided for by law.