

**MADRID AGREEMENT AND PROTOCOL  
FINAL DISPOSITION OF STATUS OF A MARK**

**STATEMENT OF GRANT OF PROTECTION  
FOLLOWING A PROVISIONAL REFUSAL  
Rule 18ter(2)**

I.	Office sending the statement: <b>INTELLECTUAL PROPERTY OFFICE OF VIETNAM (IP VIETNAM)</b> 384 - 386 Nguyen Trai St., Thanh Xuan Dist., Hanoi, Vietnam
II.	Number of international registration: <b>1720506</b>
III.	Name and address of the holder: <b>The Social Gaming Group IP B.V.</b> Wibautstraat 131 D NL-1091 GL Amsterdam (NL)
IV.	<p>The Office has completed all its procedures and this is the decision by the Office:</p> <p><input type="checkbox"/> Total protection is granted for all goods and/ or services (Rule 18ter(2)(i)).</p> <p><input checked="" type="checkbox"/> Partial protection is granted to the following goods and/ or services (Rule 18ter(2)(ii)): Cl. 28, 41, 43; Cl. 09: Computer programs and software for use with sports, quizzes, games, electronic games, videogames, social gaming and arcade video game machines, excluding computer game software for card games, collectible card games, trading card games, educational card games and playing cards; computer programs and software for keeping scores; downloadable software applications for use with sports, quizzes, games, electronic games video games, social gaming and arcade video game machines, excluding software applications for card games, collectible card games, trading card games, educational card games and playing cards; downloadable software applications for keeping scores; electronic software for handheld devices and wireless devices for use with sports, quizzes, games, electronic games video games, social gaming and arcade video game machines, excluding computer game software for card games, collectible card games, trading card games, educational card games and playing cards; computer programs and software for ordering drinks, snacks and food; downloadable software applications for ordering drinks, snacks and food; computer programs and software for delivery of drinks, snacks and food; downloadable software applications for delivery of drinks, snacks and food; platform software; interactive multimedia computer game programs, excluding computer game programs for card games, collectible card games, trading card games, educational card games and playing cards; interactive multimedia entertainment software; interactive game software, excluding computer game software for card games, collectible card games, trading card games, educational card games and playing cards; interactive video software; interactive multimedia computer programs; virtual and augmented reality software for playing virtual reality games, excluding computer game software for card games, collectible card games, trading card games, educational card games and playing cards; virtual and augmented reality software for use in mobile devices for integrating electronic data with real world environments; optical, weighing, measuring, signaling, checking and teaching apparatus and instruments; measuring, detecting, monitoring and controlling devices; data processing software.</p> <p>Granted by Decision No. 165396/QĐ-SHTT.IP of 08/08/2025</p>

IVbis. Disclaimers:

V. Information relating to subsequent procedure:

- a) Time limit for appeal: 90 days from the receiving or knowing date of this decision by the applicant
- b) Authority to which appeal should be made:  
Intellectual Property Office of Vietnam (IP VIETNAM)  
384- 386 Nguyen Trai St., Thanh Xuan Dist., Hanoi, Vietnam
- c) The application for appeal shall be filed through an authorized representative in Vietnam

VI. Signature or official seal by the Office:

**Deputy Director General**



**Tran Le Hong**

VII. Date: 08/08/2025

165396\_2023/10\_NTL340\_Nguyễn Thuỳ Linh