

**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:

**THE DEPARTMENT OF REGISTRAR OF COMPANIES AND OFFICIAL RECEIVER,
KARPENISIOU & MAKARIOU STR., XENIOS BLDG., 1427 NICOSIA, CYPRUS.**

II. Number of the international registration which is the subject of the provisional refusal: **824 061**
(MUCOSIN)

III. Name of the holder of the international registration which is the subject of the provisional refusal:
**ZENTIVA, A.S., U KABELOVNY 130, CZ-102 37 PRAHA 10 – DOLNI MECHOLUPY, CZECH
REPUBLIC**

IV. Grounds for provisional refusal *

**Section 14(1) of the National Law, which states that such Trademarks cannot be registered, or if they are
registered they shall be cancelled.**

V. Applicable provisions of the national law:

**Section 14(1)(b) - Trade Marks which are same or similar with an existing Trade Mark, and at the same
class.**

VI. Information concerning the mark with which the mark is the subject of the international application appears to
be in conflict:

- National Registration Number: 62208 (MUCOZIN)
- Filing Date: 23.01.2002
- Name of the Owner: AEGIS LTD
- Address of the Owner: 1 EFTERPIS STREET, 2003 NICOSIA, CYPRUS
- Goods and services: Class 5 - MEDICINES

VII. ☐ Provisional refusal for all the goods and/or services

√ Provisional refusal for the following goods and/or services:

- Class 5 - MEDICINES

VIII. [Time limit for requesting review or appeal; authority to which such request for review or appeal should be made; indications concerning the appointment of a representative]

Three (3) months from the Registrar's decision. The Registrar shall hear the applicant, or the applicant can submit a written statement containing his position within the above time limit of 3 months. If the applicant fails to appear/request for a hearing before the Registrar or if he fails to submit a written statement (considered reply) within the above time period, then his application is considered abandoned. On the other hand, if the Registrar agrees with the applicant (during a hearing or after considering his written statement), he gives instructions for the Trademark to be published in the Official Gazette of the Republic.

A Cypriot advocate should be appointed.

IX. Date on which the provisional refusal was pronounced (Registrar's Decision): **January 24 , 2006**

X. Signature or official seal of the Office notifying the provisional refusal:


C. STYLIANOU
For the Registrar of Trademarks

62208

Mucozin