

**MADRID AGREEMENT**  
**CONCERNING THE INTERNATIONAL REGISTRATIONS OF MARKS AND**  
**THE PROTOCOL RELATING TO THE MADRID AGREEMENT**  
**PROVISIONAL REFUSAL OF PROTECTION**

notified to the International Bureau of the World Property Organization (WPO)

in accordance with Article 5 of the Madrid Agreement and the Protocol Relating to the Madrid Agreement

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**1. Office notifying the Provisional Refusal**

Intellectual Property Agency, Government House 3, Central Avenue, Yerevan, 0010, Republic of Armenia

**2. Number of the international registration, which is the subject of the refusal:** **628128**

(540) Mark ANALGIN

(821/822) Basic app. or reg. BG, 30.07.1993, 21 281

**3. Name and address of the holder of the international registration, which is the subject of the refusal:**

*AKTSIONERNO DROUJESTVO "SOPHARMA", Oulitsa "Iliensko chaussee" 16BG-1220 Sofia*

**Provisional refusal based on an ex-officio examination**

**4. The grounds on which the provisional refusal is based (See text overleaf):**

**9.1.2**

**Cannot be subject to registration as it is devoid of any distinctive character and consists exclusively of signs "ANALGIN", which is generic name, so the registration of mark is refused to prevent unfair competition.**

**5.**

☒ Refusal for all goods and/or services.

☐ Refusal for the following goods and/or services:

**6.**

☐ Non-protected elements of the mark:

**7.[Time Limit for appeal provided for the national law against the declaration of refusal pronounced by Intellectual Property Agency of the Republic of Armenia]:**

In accordance with paragraph 10 of Article 45 of the Law, within a period of two months from the day of receiving of the decision on refusal of the registration or the decision on a partly registration of a trademark, the applicant or his representative shall have the right to submit a request, containing solid arguments, on re-examination to the State Authorised Body.

In accordance with paragraph 2 of Article 55 of the Law, in case of non-compliance with a time within two months from the date of expiry of the initial time limit, submit a request to the State Authorised Body on restoration of lapse of time and continuation of the process to provide the unexecuted action within a period of two month.

In accordance with paragraph 2 of Article 40 of the Law, Natural persons, who do not have permanent residence in the Republic of Armenia, and foreign legal persons, which do not have a real and effective commercial or industrial entity in the Republic of Armenia, shall file the application and conduct proceedings provided by the procedure for the examination of applications in the State Authorised Body through trademark attorneys or other representatives. The authority of a patent attorney shall be validated by a power of attorney given by the person in the name of whom the registration of trademark is sought.

**8. Date on which the refusal was pronounced 30.09.2010**

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



### Refusal of Protection of the mark

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