

MADRID AGREEMENT AND PROTOCOL
PROVISIONAL REFUSAL OF PROTECTION

Rule 17(1)

This form is to be used in the following situation: the Office considers that protection cannot be granted in the Contracting Party concerned (ex officio provisional refusal) or protection cannot be granted in the Contracting Party concerned because an opposition has been filed, or both. In due course, once all the procedures before the Office have been completed, the Office shall send to the International Bureau a statement regarding the final disposition on the status of the mark, using Model Forms 5 or 6, as the case may be.

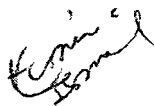
I.	Office making the notification: Registrar General of Intellectual Property Department-Sudan Ministry of Justice- Sudan Phone: 00249 183 760 580 Fax : 00249 183 779 841 E-mail: ipsudan@ipsudan.gov.sd Web : www.ipsudan.gov.sd
II.	Number of the international registration: 788 585
III.	Name of the holder (or other indication enabling the identity of the international registration to be confirmed): Comité International Olympique Château de Vidy CH-1007 Lausanne (CH)
IV.	<input checked="" type="checkbox"/> Provisional refusal based on an <i>ex officio</i> examination
V.	<input checked="" type="checkbox"/> Provisional refusal for some of the goods and/or services:
VI.	Grounds for refusal [(where applicable, see item VII)]: The registration covered all the goods in the class 33
VIII.	Corresponding essential provisions of the applicable law [(see text under XII)]: Section 5 (1) of the Sudanese Trademarks Act 1969.

Information relating to subsequent procedure:

- (i) Time limit for requesting review or appeal:
One month from the date of notification made by the international Bureau to the IR holder or his agent
- (ii) Authority to which such request for review or appeal should be made:
International Registration Division
- (iii) Indications concerning the appointment of a representative:
Appeal should be submitted by an authorized agent on behalf of the owner.

X. Date of the notification of provisional refusal:
13/1/2011

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



Hurria Ismail A/Mohsin
Head of International Registration Section

XII. Corresponding essential provisions of the applicable law:

Article (5)
Trademark Shall Be Registered For Particular Goods

1. A trademark shall be registered for the particular goods for which the mark will be used, with an indication of the appropriate class, as set out in the classification of goods in the schedule to the Trademark Rules made under this Act, provided that one and the same registration cannot validly cover all the goods in one class