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World Intellectual Property
Organization(WIPO)International Bureau

CONFIRMATION OF TOTAL PROVISIONAL REFUSAL

TO THE INTERNATIONAL BUREAU OF WORLD INTELLECTUAL PROPERTY OFFICE (WIPO) UNDER RULE 18ter(3) OF THE COMMON REGULATIONS

1. Office of Designated Contracting Party:

Korean Intellectual Property Office (KIPO)

189 Cheongsa-ro, Seo-gu, Daejeon Metropolitan City, 302-701, Republic of Korea

2. International Registration concerned:

- (a) International Registration Number: 1089599
- (b) Name of the Holder: Obchtchestvo s ogranitchennoi otvetstvennostiou "Laboratoria sovremennogo zdorovia"

3. Goods/Services Refused:

All the designated goods/services

4. Decision Subsequent to the Provisional Refusal:

All procedures before KIPO relating to the protection of the mark have been completed and the assigned examiner has decided to refuse protection of the International Registration in the Republic of Korea for all the designated goods/services.

5. Date on which the Confirmation was pronounced:

22/08/2012

6. Guidance as to Future Procedure:

- (a) Where the holder is dissatisfied with this decision, he/she may file a request for trial, within the time limit described in the Article 70 bis and Article 92 of the Korean Trademark Act and Article 220 of the Korean Patent Act, through a representative whose address is in the Republic of Korea, before the Intellectual Property Tribunal established under the jurisdiction of the Commissioner of KIPO.
- (b) The period for demanding a trial against a Decision to Reject an Amendment may be extended up to 2 months, upon a request, under the Article 5 of the trademark Act to which the Article 15(1) of the Patent Act applies *Mutatis Mutandis*. The formal request for extension of the time limit should be submitted within 7 days before the time limit for demanding a trial, through a representative whose address is in the territory of the Republic of Korea, before the Intellectual Property Tribunal.

7. Official Seal or Signature by the Office:

KIPO Examiner ZHENG, Deog Bae



<< Information >>

If the holder has any questions or needs assistance in responding to this notification, please contact

the examiner.

E-mail: kipomadrid@kipo.go.kr, telephone: (82) (42) 481 8349, fax: (82) (42) 472 3507

<Appendix>

[The Korean Trademark Act]

Article 5 Mutatis Mutandis Application of the Patent Act

Articles 3 to 26 and 28 to 28 quinquies of the Patent Act apply mutatis mutandis to trademarks.

Article 70bis Trial against Decision of Refusal

Any person dissatisfied with a decision to refuse registration of a trademark, to refuse supplementary registration of designated goods, to refuse to renew the term of a registered trademark or to refuse to registration of the reclassification of goods (referred to as "a decision of refusal") may request a trial within thirty days of the date of receiving a certified copy of the decision of refusal.

Article 92 Mutatis Mutandis Application of the Patent Act

Articles 218 to 220, 222 and 224bis of the Patent Act apply mutatis mutandis to trademarks.

[The Korean Patent Act]

Article 15 Extension of Time Limits etc.

(1) The Commissioner of the Korean Intellectual Property Office or the President of the Intellectual Property Tribunal may, upon request or ex officio, extend the period for demanding a trial under Article 132ter for once and for up to 30 days. However, the number and period of extension may be further extended for a person residing in an area that is difficult to access.

Article 220 Transmittal of Documents to Nonresidents

- (1) Documents to be transmitted to a nonresident who has a patent administrator must be transmitted to the patent administrator.
- (2) Documents to be transmitted to a nonresident who does not have a patent administrator may be sent to the nonresident by registered airmail.
- (3) When documents have been sent by registered airmail under paragraph (2), the documents are deemed to have been served on the mailing date.