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17/09/2012

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MADRID AGREEMENT AND PROTOCOL COMPLETION OF EX OFFICIO EXAMINATION - INTERIM STATUS OF A MARK Rule 18BIS(1)(a) and (b)

RE: International Registration No. 1124755 / Trade Mark No. 1511221 For the mark: (Words) FX Engines Holder of the international registration: XRAY, s.r.o.

The above International Registration Designating Australia has been accepted for protection for the following goods/services:

Class: 7

Motors and engines, motor and engine components and motor and engine accessories for small-scale remote-controlled vehicle and airplane models (toys included in class 28); motors and engines, motor and engine components and motor and engine accessories as parts of small-scale remote-controlled vehicle and airplane models (toys included in class 28)

If a Notification of Provisional Refusal has been issued in relation to this IRDA, the protection may not apply to all of the goods and/or services originally claimed.

Once a trade mark is accepted, it must be advertised in our Official Journal of Trade Marks. Your trade mark will be advertised on 20/09/2012.

Within 3 months after advertisement (the opposition period), other people may oppose protection of your trade mark. If no one has opposed the protection of your trade mark, or seeks an extension of time, by the end of the opposition period, your trade mark will be protected.

If notice of opposition is filed you will be notified, and in order to receive further documentation relating to



the opposition, you will need to supply an address for service in Australia.

Registrar of Trade Marks IP Australia