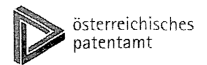


IR 818/2013/W1 - 2

MADRID AGREEMENT AND PROTOCOL MADRIDER ABKOMMEN UND PROTOKOLL

PROVISIONAL REFUSAL OF PROTECTION Rule 17 (1) VORLÄUFIGE SCHUTZVERWEIGERUNG Regel 17 (1)

l.	Authority pronouncing the refusal: Austrian Patent Office Dresdner Straße 87 A – 1200 Vienna (Austria)		Behörde, die die Schutzverweigerung erlassen hat: Österreichisches Patentamt Dresdner Straße 87 A – 1200 Wien (Österreich)					
II.	II. Number of the international registration: Nr. der internationalen Registrierung: 1 138 418							
	Number of the basic registration / application and country of origin: Nr. der Basisregistrierung / -anmeldung und Ursprungsland: 1532664 IT							
III.	Provisional refusal based on opposition(s) Vorläufige Schutzverweigerung wegen eines(mehrerer) Widerspruchs(-sprüche)							
	Provisional refusal based on both - ex officio examination and opposition Vorläufige Schutzverweigerung wegen absoluter Gründe und Erhebung eines Widerspruchs							
IV.	oods and/or services alle Waren und/oder Dienstleistungen							
Provisional refusal for some of the goods and/or services: Vorläufige Schutzverweigerung für die folgenden Waren und/oder Dienstleistungen:								
		Admission only for the following Zulassung nur für folgende Waren	g goods and/or services: und/oder Dienstleistungen:					
V.	Ground Gründe							
		Absolute grounds						
	⊠	Opposition(s) by opponent(s): s Eingelangte Widersprüche: siehe V						
VI.	Information relating to earlier mark(s) or application(s) Informationen betreffend die ältere(n) Marke(n) oder Anmeldung(en)							
	Type / Registration number / Mark / Filing date /Filing number / Priority date Art / Registernummer /Marke / Anmeldedatum / Anmeldenummer / Prioritätsdatum IR / 638 450 / 26.05.1995 / - / -							
	Name u	ame and address of the owner(s): ime und Adresse des(der) Inhaber(s): KU AG, Wilerstaße 90, 8370 Sirnach, CH						
	Name and address of the representative in respect to opposition in AT: Name und Adresse des Vertreters für das Widerspruchsverfahren in AT: Haffner und Keschmann Patentanwälte GmbH, Schottengasse 3a, 1014 Wien, AT							
	Waren u ⊠ see	Goods and services on which the opposition is based: Waren und Dienstleistungen, auf die sich der Widerspruch stützt: ⊠ see annexes (extract from register or opposition form) siehe Annex(e) (Auszug aus dem Register oder Widerspruchsformular)						



VII.	Applicable provisions of the national law (see text last pages)
	Anwendbare Bestimmungen des nationalen Gesetzes (siehe Gesetzesauszug auf den letzten Seiten)
	Sections 29 a and b

- VIII. Information relating to subsequent procedure / Information über das weitere Verfahren Reply/response to the provisional refusal / Äußerung auf die Schutzverweigerung
 - (i) Time limit for reply / Äußerungsfrist: February 10, 2014
 - (ii) The appointment of a representative or if applicable a person domiciled in Austria and entitled to receive communications is compulsory (Section 61 Subsections 1 and 4 Trade Mark Act).

 Die Benennung eines Vertreters oder sofern anwendbar eines im Inland wohnhaften Zustellungsbevoll-Mächtigten verpflichtend (§ 61 Abs. 1 und 4 MSchG).
 - (iii) The original opposition request(s) and any accompanying documents will then be communicated to the person or representative appointed once a written reply has been received.

 Der/die Original-Widersprüche und allfällige Beilagen werden dann an die benannte Person oder den benannten Vertreter zugestellt, sobald eine schriftliche Äußerung eingelangt ist.
 - (iv) In case the trademark holder does not file within the time limit set out in (i) a written statement, which fulfills the requirements of (ii), the refusal will be declared final without further proceedings by the Austrian Patent Office. In case of more than one opposition the trademark holder has to submit one written statement responding to each opposition raised, otherwise the opposition, to which the trademark holder does not respond, will be granted in total. The same applies if no response to the absolute grounds raised –if applicable- has been submitted. Within the time limit set out in (i) the holder of the trademark also has the opportunity to request the opponent/s to furnish proof of use of the trademark/s the opposition/s is/are based on (§ 29 b (3) MSchG). The written statement and any attachment/s shall be accompanied by copies corresponding to the number of oppositions raised.

Bringt der Markeninhaber der angegriffenen Marke innerhalb der unter (i) gesetzten Frist keine schriftliche Äußerung, die die Vorgaben aus (ii) erfüllt, ein, so hat das Österreichische Patentamt ohne weiteres Verfahren die endgültige Schutzverweigerung zu verfügen. Im Falle von mehreren Widersprüchen muss sich der Markeninhaber in einem gemeinsamen Schriftsatz erkennbar zu jedem der zugestellten Widersprüche inhaltlich äußern, andernfalls wird einem Widerspruch, auf welchen keine Äußerung des Markeninhabers erfolgt ist, im vollem Umfang stattgegeben. Innerhalb der in (i) genannten Frist hat der Markeninhaber auch die Möglichkeit, den Widersprechenden aufzufordern, den Nachweis der Benutzung für die Widerspruchsmarke/n zu erbringen (§ 29 b Abs. 3 MSchG). Der schriftlichen Äußerung und allfälligen Beilagen sind Kopien in der entsprechenden Anzahl der Widersprüche anzuschließen.

Authority to address the reply: see I.
 Behörde, an die die Äußerung zu richten ist: siehe I.

IX. Date of provisional refusal Datum der vorläufigen Schutzverweigerung Number of Annexes: Zahl der Anhänge:

October 29, 2013

X. Signature or official seal of the Office Unterschrift oder Amtsstempel der Behörde

> Rechtskundiges Mitglied Mag. Ullrich

XI. Supplementary infermation

Zusätzliche Information

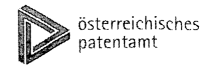
Data concerning the trademark(s) cited as base for opposition may be found using the following links: Registerdaten der Widerspruchsmarke(n) finden Sie unter:

http://www.patentamt.at

http://www.wipo.int/ipdl/en/madrid

http://oami.europa.eu/CTMOnline/RequestManager/de SearchBasic

Rechtsabteilung Internationales Markenwesen



XII.

Corresponding essential provisions of the applicable law: Austrian Trade Mark Act (Federal Law Gazette/ Bundesgesetzblatt No. 260/1970, No. 126/2009)

A trade mark may consist of any sign capable of being represented graphically, particularly words, including personal names, designs, letters, numerals, the shape of goods or of their packaging, provided that such signs are capable of distinguishing the goods or services of one undertaking from those of other undertakings.

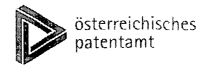
Section 4

- (1) Excluded from registration shall be signs which
 - 1. consist exclusively
 - (a) of state coats of arms, national flags or other national emblems or of the coats of arms of Austrian provincial or local authorities:
 - (b) of official certification or guarantee signs which are used in Austria or pursuant to a notice to be published in the Federal Law Gazette (Section 6(2)) - in a foreign state, for the same goods or services as those for which the mark is intended for, or for similar goods or services;
 - (c) of signs of international organizations to which a member state of the Paris Union for the Protection of Industrial Property belongs, provided the signs have been promulgated in the Federal Law Gazette. The last sentence of Section 6(2) shall apply to such promulgation;
 - 2. cannot constitute a trade mark in accordance with Section 1:
 - 3. are devoid of any distinctive character;
 - 4. consist exclusively of signs or indications which may serve, in trade, to designate the kind, quality, quantity, intended purpose, value, geographical origin, or the time of production of the goods or of rendering of the service, or other characteristics of the goods or services;
 - 5. consist exclusively of signs or indications which have become customary in the current language or in the bona fide and established practices of the trade to designate the good or service;
 - 6. consist exclusively of the shape which results from the nature of the goods themselves, or of the shape of goods which is necessary to obtain a technical result, or of the shape which gives substantial value to the goods;
 - 7. are contrary to public policy or to accepted principles of morality;
 - 8. are of such a nature as to deceive the public, for instance as to the nature, quality or geographical origin of the good or service;
 - 9. contain or consist of a geographical indication identifying wines and intended for wines which do not have that origin, or identifying spirits and intended for spirits which do not have that origin.
- (2) Registration shall, however, be admissible in the cases of subsection 1 clauses 3, 4 and 5, if the sign has acquired a distinctive character in Austria in the circles concerned following the use which has been made of it prior to application.

- (1) Within a period of three months following the date of publication of the registration of a mark (Section 17 subsection 5), opposition to this registration may be raised. It shall only be based on a mark fulfilling the conditions of Section 30 subsection 1. The same applies for applications subject to their registration.
- (2) In case of registration of a mark under the Madrid Agreement concerning the international registration of marks, Federal Law Gazette No. 400/1973 and under the Protocol relating to the Madrid Agreement concerning the international registration of marks, Federal Law Gazette No. 32/1999, the publication in the gazette, issued by the International Bureau of the World Intellectual Property Organization, replaces the publication referred to in subsection 1. The opposition period starts on the first day of the month following the month the gazette has been issued, in which the publication of the international registration is contained.
- (3) The substantiated opposition must be received by the Patent Office at the last day of the time period at the latest. It shall be filed in writing and along with all attachments also in duplicate.
- (4) ...
- (6) The opportunities to file a request for cancellation with the Cancellation Department remain unaffected.

- (1) Upon expiration of the opposition period the owner of the mark shall be informed about all oppositions timely received and be invited to submit a written reply within a reasonable period of time which may be extended upon justified reasons. Section 42 subsection 3 shall apply mutatis mutandis even if the opposition is based on an application which, at the date the decision is taken, has not yet been registered.
- (3) If opposition is based on a mark which, at the date of the registration of the mark opposed, has been registered more than 5 years ago, the opposition shall only be granted if, following a request by the owner of the mark opposed, satisfactory evidence is provided within a reasonable period of time that the conditions for cancellation of Section 33a (no genuine use) do not apply. If within the period of 2 months following the transmittal of the documents presented to furnish evidence of genuine use the owner of the mark files a request for cancellation based on Section 33a with the competent authorities directed at the mark of the opponent and, within a reasonable period of time, furnishes evidence about this fact the opposition procedure shall be adjourned and resumed ex offico or upon request after the decision in the cancellation procedure has become final.
- (4) ... (5) ...
- (6) As far as a mark has been finally declared invalid, or, as far as, following ex officio legal examination (Section 20), protection of an international registration has been refused finally, or, as far as a mark has been cancelled based on a final decision concerning a request to the Cancellation Department with retroactive effect to the beginning of the period of protection, a pending opposition to the mark shall be deemed settled to the respective extent and the parties shall be informed about this fact. The opposition procedure shall be closed in the same manner if during the pendency of the opposition procedure the procedure to register the application, the

Rechtsabteilung Internationales Markenwesen



opposition is based on, is closed without leading to registration, or, if the mark, opposition is based on, finally loses protection in Austria.

(7) Costs of the opposition procedure shall be borne by each party on its own.

Section 30 subsection 1

- (1) The owner of an earlier mark being still valid may request the cancellation of a mark provided that either
 - 1. the two marks and the goods and services the marks are registered for are identical,

or

2. the two marks and the goods and services the marks are registered for are identical or similar so that there exists a likelihood of confusion on the part of the public which includes the likelihood of association with the earlier mark.

Section 42 subsection 3

(3) If the owner of a contested mark does not reply in writing within the time period prescribed, the Cancellation Department shall, in accordance with the request, without any further proceedings order the total or partial cancellation or the transfer of the mark or declare a posteriori the total or partial invalidity of the mark.

Section 61 subsections 1 and 4

- (1) Anyone acting as representative before the Patent Office or the Supreme Patent and Trademark Senate shall have his domicile or principal place of business in Austria; in regard to attorneys at law, patent attorneys and notaries public though the respective professional regulations shall apply. The representative shall demonstrate his authorisation by a written power of attorney which shall be presented in original version or by way of a duly certified copy. If several individuals are authorised collectively, each of them shall also be authorised to represent individually.
- (4) A person having neither domicile nor principal place of business in Austria may claim rights under this Federal Act before the Patent Office only when being represented by a representative fulfilling the requirements of subsection 1. Before the Appeals- and Cancellations-Department of the Patent Office as well as before the Supreme Patent and Trademark Senate such persons may only claim rights when being represented by an attorney at law, a patent attorney or a notary public. If domicile or principal place of business are within the EEA or in the Swiss Confederation the appointment of a person domiciled in Austria and authorized to receive communications will suffice to claim rights under this Federal Act.

Registration

450

Publication number and date

		638450 30.10.2013
151		Date of the registration
		26.05.1995
180		Expected expiration date of the registration/renewal
		26.05.2015
270		Language of the application
		French
		Current Status
732		Name and address of the holder of the registration
		EKU AG 90, Wilerstrasse, CH-8370 SIRNACH Switzerland
811		Contracting State of which the holder is a national
		CH (Switzerland)
842		Legal nature of the holder (legal entity) and State, and, where applicable, territory within that State
		where the legal entity is organized
		Aktiengesellschaft, Suisse
740		Name and address of the representative
		Hans Rudolf Gachnang Badstrasse 5 CH-8501 FRAUENFELD Switzerland
540		Mark
		EKU
566		Translation of the mark or of words contained in the mark
		éléments verbaux sans signification
511		International Classification of Goods and Services for the Purposes of the Registration of Marks
		(Nice Classification) - NCL(6)
	06	Fittings of metal for furniture of wood, plastic materials and metal; doors and gates of all types
	4.0	(of metal).
	19	
	20	Accessories for office furniture, namely drawers with hanging frames, drawers, cupboard
		runners, desk stands and desk frames, rotary trays; plastic trimmings for furniture made of wood plastic materials and metal.
822		Basic registration
		CH (Switzerland), 11.04.1991, 384 738
832		Designation(s) under the Madrid Protocol
		DK (Denmark), EE (Estonia), FI (Finland), GB (United Kingdom), GR (Greece), IE (Ireland), KR
		(Republic of Korea), LT (Lithuania), NO (Norway), SE (Sweden), SG (Singapore), TR (Turkey),
		US (United States of America)
834		Designation(s) under the Madrid Protocol by virtue of Article 9sexies
		AT (Austria), BX (Benelux), BY (Belarus), CN (China), CZ (Czech Republic), DE (Germany), ES
		(Spain), FR (France), HR (Croatia), HU (Hungary), IT (Italy), KZ (Kazakhstan), LI (Liechtenstein
		LV (Latvia), ME (Montenegro), PL (Poland), PT (Portugal), RO (Romania), RS (Serbia), RU
		(Russian Federation), SI (Slovenia), SK (Slovakia), UA (Ukraine), VN (Viet Nam)
527		Indications regarding use requirements
		GB (United Kingdom), IE (Ireland), SG (Singapore), US (United States of America)

1995/7 LMi, 19.09.1995

831 Designation(s) under the Madrid Agreement

AT (Austria), BX (Benelux), DE (Germany), ES (Spain), FR (France), IT (Italy)

Date of recording (date of notification from which the time limit to notify the refusal starts)

31.07.1995

The refusal period has expired and no notification of provisional refusal has been recorded (application of Rule 5 preserved)

AT (Austria)

The refusal period has expired and no notification of provisional refusal has been recorded (application of Rule 5 preserved)

BX (Benelux)

The refusal period has expired and no notification of provisional refusal has been recorded (application of Rule 5 preserved)

DE (Germany)

The refusal period has expired and no notification of provisional refusal has been recorded (application of Rule 5 preserved)

FR (France)

The refusal period has expired and no notification of provisional refusal has been recorded (application of Rule 5 preserved)

IT (Italy)

861 Total provisional refusal of protection

ES (Spain)

450 Publication number and date

1996/3 Gaz, 09.07.1996

Date of notification

07.05.1996

Date of receipt by the International Bureau

26.04.1996

Statement indicating that protection of the mark is protected for some of the goods and services requested

ES (Spain)

450 Publication number and date

1997/11 Gaz. 17.07.1997

Refusé pour tous les produits de la classe 20 et admis pour ceux des classes 6 et 19.

Date of notification

26.06.1997

Date of receipt by the International Bureau

05.06.1997

Subsequent designation

450 Publication number and date

2000/10 Gaz, 22.06.2000

831 Designation(s) under the Madrid Agreement

PT (Portugal)

832 Designation(s) under the Madrid Protocol

DK (Denmark), FI (Finland), GB (United Kingdom), SE (Sweden)

527 Indications regarding use requirements

GB (United Kingdom)

851 Limitation of the list of goods and services

FI (Finland), GB (United Kingdom), SE (Sweden)

List limited to:

- 06 Fittings of metal for furniture of wood, plastic materials and metal; doors and gates of all types (of metal).
- 20 Accessories for office furniture, namely drawers with hanging frames, drawers, cupboard runners, desk stands and desk frames, rotary trays; plastic trimmings for furniture made of wood, plastic materials and metal.
- Date of recording (date of notification from which the time limit to notify the refusal starts) 25.05.2000
- Date of subsequent designation (Rule 24(6) of the Common Regulations)

03.02.2000

The refusal period has expired and no notification of provisional refusal has been recorded (application of Rule 5 preserved)

DK (Denmark)

The refusal period has expired and no notification of provisional refusal has been recorded (application of Rule 5 preserved)

FI (Finland)

The refusal period has expired and no notification of provisional refusal has been recorded (application of Rule 5 preserved)

GB (United Kingdom)

The refusal period has expired and no notification of provisional refusal has been recorded (application of Rule 5 preserved)

PT (Portugal)

The refusal period has expired and no notification of provisional refusal has been recorded (application of Rule 5 preserved)

SE (Sweden)

Subsequent designation

450 Publication number and date

2006/4 Gaz, 02.03.2006

831 Designation(s) under the Madrid Agreement

BY (Belarus), CN (China), CZ (Czech Republic), HR (Croatia), HU (Hungary), KZ (Kazakhstan), LI (Liechtenstein), LV (Latvia), PL (Poland), RO (Romania), RU (Russian Federation), SI (Slovenia), SK (Slovakia), UA (Ukraine), VN (Viet Nam), YU (Serbia and Montenegro)

832 Designation(s) under the Madrid Protocol

EE (Estonia), GR (Greece), IE (Ireland), KR (Republic of Korea), LT (Lithuania), NO (Norway), SG (Singapore), TR (Turkey)

527 Indications regarding use requirements

IE (Ireland), SG (Singapore)

851 Limitation of the list of goods and services

EE (Estonia), GR (Greece), IE (Ireland), KR (Republic of Korea), SG (Singapore)

The subsequent designation concerns only classes 6 and 20.

Date of recording (date of notification from which the time limit to notify the refusal starts)

09.02.2006

Date of subsequent designation (Rule 24(6) of the Common Regulations)

27.05.2005

The refusal period has expired and no notification of provisional refusal has been recorded (application of Rule 5 preserved)

BY (Belarus)

The refusal period has expired and no notification of provisional refusal has been recorded (application of Rule 5 preserved)

EE (Estonia)

The refusal period has expired and no notification of provisional refusal has been recorded (application of Rule 5 preserved)

GR (Greece)

The refusal period has expired and no notification of provisional refusal has been recorded (application of Rule 5 preserved)

HR (Croatia)

The refusal period has expired and no notification of provisional refusal has been recorded (application of Rule 5 preserved)

KZ (Kazakhstan)

The refusal period has expired and no notification of provisional refusal has been recorded (application of Rule 5 preserved)

LI (Liechtenstein)

The refusal period has expired and no notification of provisional refusal has been recorded (application of Rule 5 preserved)

LT (Lithuania)

The refusal period has expired and no notification of provisional refusal has been recorded (application of Rule 5 preserved)

LV (Latvia)

The refusal period has expired and no notification of provisional refusal has been recorded (application of Rule 5 preserved)

RU (Russian Federation)

The refusal period has expired and no notification of provisional refusal has been recorded (application of Rule 5 preserved)

SI (Slovenia)

The refusal period has expired and no notification of provisional refusal has been recorded (application of Rule 5 preserved)

SK (Slovakia)

The refusal period has expired and no notification of provisional refusal has been recorded (application of Rule 5 preserved)

VN (Viet Nam)

450

The refusal period has expired and no notification of provisional refusal has been recorded (application of Rule 5 preserved)

YU (Serbia and Montenegro)

Designated contracting party(ies) for which the second installment has been paid (Rule 40(3))

Publication number and date

2006/4 Gaz, 02.03.2006

831 Designation(s) under the Madrid Agreement

PT (Portugal)

832 Designation(s) under the Madrid Protocol

DK (Denmark), FI (Finland), GB (United Kingdom), SE (Sweden)

Partial provisional refusal of protection

SG (Singapore)

450 Publication number and date

2006/12 Gaz, 27.04.2006

862 Partial provisional refusal of protection

As from November 14, 2005, provisional refusals indicate only whether they are total or partial, without listing the goods and services, or the classes, affected or not affected.

Date of notification

23.03.2006

Date of receipt by the International Bureau

09.03.2006

Grant of protection subject to opposition

IE (Ireland)

450 Publication number and date

2006/14 Gaz, 11.05.2006

Opposition end date

04.07.2006

Opposition possible after the 18 months time limit

SG (Singapore)

450 Publication number and date

2006/32 Gaz, 14.09.2006

Opposition end date

12.09.2006

868 Grant of protection

IE (Ireland)

450 Publication number and date

2006/32 Gaz, 14.09.2006

Grant of protection subject to opposition

HU (Hungary)

450 Publication number and date

2006/35 Gaz, 05.10.2006

Opposition end date

28.11.2006

862 Partial provisional refusal of protection

TR (Turkey)

450 Publication number and date

2006/39 Gaz, 02.11.2006

862 Partial provisional refusal of protection

As from November 14, 2005, provisional refusals indicate only whether they are total or partial, without listing the goods and services, or the classes, affected or not affected.

Date of notification

27.09.2006

Date of receipt by the International Bureau

20.09.2006

Partial provisional refusal of protection

CN (China)

450 Publication number and date

2006/43 Gaz, 30.11.2006

862 Partial provisional refusal of protection

This partial provisional refusal is not subject to review or appeal before this Office. It is deemed to include a declaration of confirmation of partial provisional refusal under Rule 17(5)(a)(iii). All the goods or services affected are therefore indicated

Delete from list:

20 All the goods except "plastic trimmings for furniture made of wood, plastic materials and metal". Refusal for all goods in classes 6 and 19.

Date of notification

09.11.2006

Date of receipt by the International Bureau

20.10.2006

Grant of protection subject to opposition

NO (Norway)

450 Publication number and date

2006/46 Gaz, 21.12.2006

Opposition end date

30.12.2006

861 Total provisional refusal of protection

KR (Republic of Korea)

450 Publication number and date

2006/47 Gaz, 28.12.2006

Date of notification

27.11.2006

Date of receipt by the International Bureau

20.11.2006

Partial provisional refusal of protection

PL (Poland)

450 Publication number and date

2006/49 Gaz, 11.01.2007

862 Partial provisional refusal of protection

As from November 14, 2005, provisional refusals indicate only whether they are total or partial, without listing the goods and services, or the classes, affected or not affected.

Date of notification

05.12.2006

Date of receipt by the International Bureau

27.11.2006

Partial provisional refusal of protection

UA (Ukraine)

450 Publication number and date

2006/49 Gaz, 11.01.2007

862 Partial provisional refusal of protection

As from November 14, 2005, provisional refusals indicate only whether they are total or partial, without listing the goods and services, or the classes, affected or not affected.

Date of notification

06.12.2006

Date of receipt by the International Bureau

29.11.2006

Partial provisional refusal of protection

RO (Romania)

450 Publication number and date

2007/2 Gaz, 15.02.2007

862 Partial provisional refusal of protection

As from November 14, 2005, provisional refusals indicate only whether they are total or partial, without listing the goods and services, or the classes, affected or not affected.

Date of notification

12.01.2007

Date of receipt by the International Bureau

29.12.2006

Partial provisional refusal of protection

CZ (Czech Republic)

450 Publication number and date

2007/4 Gaz. 01.03.2007

862 Partial provisional refusal of protection

As from November 14, 2005, provisional refusals indicate only whether they are total or partial, without listing the goods and services, or the classes, affected or not affected.

Date of notification

26.01.2007

Date of receipt by the International Bureau

17.01.2007

868 Grant of protection

NO (Norway)

895

450 Publication number and date

2007/8 Gaz, 29.03.2007

Statement indicating that the mark is protected for all the goods and

services requested

SG (Singapore)

450 Publication number and date

2007/7 Gaz, 22.03.2007

Date of notification

16.02.2007

Date of receipt by the International Bureau

08.02.2007

Statement indicating that protection of the mark is protected for some of the goods and services requested

KR (Republic of Korea)

450 Publication number and date

2008/23 Gaz, 10.07.2008

List limited to:

- 06 Metal fittings for furniture; doors and gates of all types (of metal).
- Accessories for office furniture, namely drawers with hanging frames, drawers, cupboard runners, desk stands and desk frames, rotary trays; non-metallic fittings for furniture.

Date of notification

19.06.2008

Date of receipt by the International Bureau

21.05.2007

Statement indicating that protection of the mark is protected for some of the goods and services requested

PL (Poland)

450 Publication number and date

2007/34 Gaz, 27.09.2007

Accepted for all the goods in classes 19 and 20.

Date of notification

06.09.2007

Date of receipt by the International Bureau

25.07.2007

Continuation of effect

450 Publication number and date

2007/38 Gaz, 25.10.2007

833 Interested Contracting Party(ies)

ME (Montenegro)

580 Date of recording

17.09.2007

Statement indicating that protection of the mark is protected for some of the goods and services requested

UA (Ukraine)

450 Publication number and date

2007/44 Gaz, 06.12.2007

Accepted	for all the	ahoon e	in classes	10	and 20
Accepted	tor all the	e aooas	in classes	19	and Zu.

Date of notification

15.11.2007

Date of receipt by the International Bureau

15.10.2007

Statement indicating that protection of the mark is protected for some of the goods and services requested

TR (Turkey)

450 Publication number and date

2008/4 Gaz, 28.02.2008

Accepted for all the goods in classes 19 and 20.

Date of notification

07.02.2008

Date of receipt by the International Bureau

19.12.2007

Statement indicating that protection of the mark is protected for some of the goods and services requested

RO (Romania)

450 Publication number and date

2008/10 Gaz, 10.04.2008

Accepted for all the goods in classes 19 and 20.

Date of notification

20.03.2008

Date of receipt by the International Bureau

12.02.2008

Statement indicating that protection of the mark is protected for some of the goods and services requested

CZ (Czech Republic)

450 Publication number and date

2008/36 Gaz. 09.10.2008

List limited to:

06 Doors.

Accepted for all goods in classes 19 and 20.

Date of notification

18.09.2008

Date of receipt by the International Bureau

10.04.2008

Subsequent designation

450 Publication number and date

2012/11 Gaz, 05.04.2012

832 Designation(s) under the Madrid Protocol

US (United States of America)

527 Indications regarding use requirements

US (United States of America)

851 Limitation of the list of goods and services

US (United States of America)

The subsequent designation concerns only classes 6 and 20.

Date of recording (date of notification from which the time limit to notify the refusal starts)

29.03.2012

891 Date of subsequent designation (Rule 24(6) of the Common Regulations)

09.12.2011

Total provisional refusal of protection

US (United States of America)

450 Publication number and date

2012/15 Gaz, 03.05.2012

Date of notification

26.04.2012

Date of receipt by the International Bureau

12.04.2012

Ex Officio examination completed but opposition or observations by third parties still possible, under Rule 18bis(1)

US (United States of America)

450 Publication number and date

2012/40 Gaz, 25.10.2012

Statement indicating the goods and services for which protection of the mark is granted under Rule 18ter(2)(ii)

US (United States of America)

450 Publication number and date

2013/13 Gaz, 18.04.2013

List limited to:

- O6 Fittings of metal for furniture of wood, plastic materials and metal; metal doors and metal gates of all types.
- 20 Accessories for office furniture, namely, drawers with hanging frames, drawers; furniture parts, namely, cupboard runners, desk stands and desk frames, rotary trays; plastic trim for furniture made of wood, plastic materials and metal.

Date of notification

11.04.2013

Date of receipt by the International Bureau

16.03.2013