

MADRID AGREEMENT AND PROTOCOL

FINAL DISPOSITION ON STATUS OF A MARK

– CONFIRMATION OF TOTAL PROVISIONAL REFUSAL –

Rule 18ter(3)

This form is to be used in the following situation: the Office has sent to the International Bureau a notification of a total provisional refusal and, all procedures before the Office being completed, the Office now confirms refusal of protection of the mark for all goods and/or services.

I. Office sending the statement:



**HELLENIC REPUBLIC
MINISTRY OF ECONOMY, INFRASTRUCTURE, SHIPPING
& TOURISM
GENERAL SECRETARIAT OF COMMERCE
DIRECTION OF COMMERCIAL & INDUSTRIAL PROPERTY**

Address:
KANINGOS SQUARE
GR - 10181 ATHENS

Examiner: GIAGTZIDIS DIMITRIOS

II. Number of the international registration:

1089599/42839

Decision : 72/2015

III. Name of the holder (or other information enabling the identity of the international registration to be confirmed):

OBCHTCHESTVO S OGRANITCHENNOI OTVETSTVENNOSTIOU "LABORATORIA SOVREMENNOGO ZDOROVIA"
UL. KHIMZAVODSKAIA, 11/20 RU-633004 BERDSK, NOVOSIBIRSKAIA OBL.
(RUSSIAN FEDERATION)

IV. Protection of the mark is refused for ALL the goods and/or services in class 5.

NOTE:

1. The decisions of the Administrative Trademark Committee on oppositions and on appeals as per Article 144 of Law 4072/2012, are subject to appeals before the administrative courts within sixty days from the notification of such decisions.
2. The appeal has a suspending effect

3. During the hearing before the administrative courts the litigants before the Administrative Trademark Committee are invited by the party which has lodged the appeal, under penalty for refusal to hearing, to apply an intervention. Those persons, once legally invited as mentioned above, do not have the right of opposition unless there are circumstances of force majeure.

V. Signature or official seal of the Office sending the statement:

Head of the Control and Admission of Trademarks Dpt

ATHENS, 07/08/2015

Mrs NIKITOPOULOU MARIA

