

## WORLDINTELLECTUAL PROPERTY ORGANIZATION

## MADRIDAGREEMENTCONCERNINGTHEINTERNATIONALREGISTRATION OFMARKSANDPROTOCOLRELATINGTHERETO

## $\label{lem:commonRegulations} Declaration Made Under Rule 17(5)(d) of the Common Regulations \\ under the Madrid Agreement and Protocol : I celand$

- 1. In a notification addressed to the Director General of the World Intellectual Property Organization, Icelandhas made the declaration provided for by Rule 17(5)(d) of the Common Regulation sunder the Madrid Agreement, in accordance with which:
- (i) anyprovisional refusal that has been notified to the International Bureau by the Icelandic Patent Office is subject to review by that Office (whether or not such review has been requested by the holder of the international registration), and
- (ii) the decision taken on the said review may be the subject of a further review or appeal before that Office.
- 2. TheeffectofsuchadeclarationisthatthedecisiontakenbytheIcelandicPatentOffice attheconclusionofits *exofficio* revi ew(referredtoatpoint(ii)above)shallbeimmediately sent to the International Bureau **as confirmation or withdrawal** of the provisional refusal underRule17(5)(a),notwithstandingthefactthatallproceduresbeforethatOfficerelatingto theprotect ionofthemarkmaynothavebeencompleted.
- 3. It also follows from the declaration made by Iceland that, subsequent to the decision referred to at paragraph 2 above, any further decision affecting the protection of the mark (whether such decision has been taken by the Icelandic Patent Office or by an external authority) shall be sent to the International Bureau, to the extent that the Office is aware of such decision, in accordance with Rule 17(5)(b), i.e., in the form of a further statement indicating the goods and services for which the mark is protected in that country.
- 4. ThisdeclarationenteredintoforceonApril1,2002.