Disclaimer: This is a fictitious decision relating to WIPO's mark "ROMARIN" prepared for illustrative purposes only.

#### MADRID PROTOCOL

Final Disposition on Status of a Mark – Confirmation of <u>Total</u> Provisional Refusal (Rule 18*ter*(3) of the Common Regulations)

I. Office sending the statement:

# INTELLECTUAL PROPERTY OFFICE OF [A CONTRACTING PARTY OF THE MADRID SYSTEM]

II. Number of the international registration:

#### 605000

III. Name of the holder:

#### ORGANISATION MONDIALE DE LA PROPRIÉTÉ INTELLECTUELLE

IV. The Office has completed all its procedures and this is the decision by the Office:

Protection of the mark is refused for <u>all</u> the goods and/or services.

- V. Where a further review or appeal against this decision before an authority outside the Office is still possible, the Office should provide the following information, where available:
  - (i) Time limit for requesting review or appeal:

Three months from the date of the notification of the provisional refusal to the International Bureau (please see item VIII), i.e. May 10, 2017.

(ii) Authority to which such request for review or appeal should be made:

### **High Court**

(iii) Whether the request for review or appeal has to be filed in a specific language or through the intermediary of a representative whose address is within the territory of the Contracting Party:

Through the intermediary of a representative domiciled in [the Contracting Party of the Madrid System]

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

SIGNATURE OF THE INTELLECTUAL PROPERTY OFFICE OF THE CONTRACTING PARTY OF THE

## MADRID SYSTEM]

VII. Date of notification to the International Bureau:

February 10, 2017