

From: WIPO <[REDACTED]>
Date: [REDACTED]
Subject: WIPO - OFFICE ACTION
To: <support@logomacy.com>

Dear [REDACTED],

We refer to your ongoing Trademark Infringement Claim associated with your registered trademark [REDACTED] which is currently under review by the World Intellectual Property Organization (WIPO).

Trademark Infringement Claim Status

It has come to our attention that an opposing party has formally submitted an application for the same business name, [REDACTED], challenging the validity of your trademark and asserting their rights over the name.

As per WIPO Arbitration and Mediation Center's guidelines and in accordance with WIPO's Madrid System regulations, failure to respond to this challenge may result in the following legal consequences:

1. **Cancellation of your trademark registration**, transferring the rights to the opposing party.
2. **Loss of exclusive ownership**, allowing the opposing party to legally use and enforce rights over the name.
3. **Forfeiture of any potential claims or legal actions** you may have pursued regarding infringement.

Legal Actions: Defense Process

To protect your legal rights and maintain your exclusive ownership of [REDACTED] it is imperative that you file a formal **Counter-Claim** against the opposing party. Failure to do so within the statutory period will result in:

- **Automatic forfeiture of your trademark rights** in favor of the opposing party.
- **Loss of legal standing** to challenge any future unauthorized use of your brand name.
- **Irreversible cancellation** of your exclusive rights under WIPO's jurisdiction.

Available Remedies

Under WIPO Procedural Regulations and the Madrid Protocol, you have two available courses of action:

1. Withdrawal of Trademark Rights

If you choose not to contest the opposition, you may voluntarily withdraw your trademark under the following conditions:

- You will lose all the legal rights for the existing trademark and everything associated with it.

Important: Withdrawal will result in the **immediate loss of trademark protection**, and all rights will be transferred to the opposing party.

2. Proceed with Counter-Claim

Alternatively, you may choose to file a **Counter-Claim** to defend your trademark, which will:

- **Reaffirm your legal ownership** under WIPO's jurisdiction.
- **Block the opposing party's application** to take control of your business name.
- **Secure compensation and damages** due to attempted infringement.

Action Required

You must notify WIPO of your decision regarding the Counter-Claim process **no later than [REDACTED] 2025**. If no response is received by this deadline, WIPO will assume you have chosen to withdraw, and your trademark will be transferred to the opposing party.

To proceed, please indicate your decision in writing by responding to this notice.

Please indicate your decision by responding to this notice in writing.

Failure to respond by the specified deadline will result in the automatic cancellation of your claim, and all associated rights and protections will be revoked.

Conclusion:

This document serves as formal legal notification from WIPO, and we urge you to consider your options carefully. Please act promptly to avoid adverse legal consequences.

Regards,

World Intellectual Property Organization (WIPO)

Trademark Legal Department

[REDACTED]

[Chemin des Colombettes 34, CH-1211 Geneva 20](#)