Hi!

It is very obvious that an action to impose a fee for submitting a letter of protest against frivolous trademarks will only exponentially multiply these suspicious and abusive trademarks. How can you accept to be trademarked common and trivial words without proving that they are in good faith and that these records represent the interest of a true brand?

Besides this aspect that was already very upsetting, now you come with this commission for submitting a letter of protest. Our only wish is, if you cannot stop these simple and common word recordings as trademarks on your own initiative, then let us have the opportunity to counteract them, just by spending our time for the good of all.

These simple words that are registered as a trademark affect not only one person but all those who want to use them in creating new products and even innovations in the future. This cannot be right, and you know how many abuses are made daily by those who want to hold the monopoly on some banal words that do not have a well-defined purpose as use.

So, please do not apply this measure to commission the sending of a protest letter on the platform, against some frivolous trademarks.

Thank you,
Lucian Grigore