

W P A T**REGISTRATION OF INTERNATIONAL TRADEMARKS****ISSUE DATE:**

PAYMENT FOR (IMPORTANT NOTIFICATION REGARDING YOUR TRADEMARK)	TRADEMARK OWNER INFORMATION
WPAT REGISTRATION:	T4102823
PERIOD:	UP TO 2017
GROSS AMOUNT:	2 738 \$

U.S.P.T.O REGISTRATION:	
DATE OF REGISTRATION:	
INT. CLASSES:	16, 9, 42

TRADEMARK OWNER/ADDRESS:

-UTW1648-

REGISTERED MARK:

DESCRIPTION: THIS IS A FACSIMILE OF YOUR TRADEMARK, REGISTERED
IN THE U.S. PATENT AND TRADEMARK OFFICE

**BALANCE DUE:**

2 738 \$

THE TRADEMARK PUBLICATION PROVIDES THE NAME OF TRADEMARK OWNERS AND PRODUCT NAMES ON THE INTERNET. IT CONTAINS ONLY PAID, REGISTERED TRADENAMES AND DESIGNS WITH THEIR USPTO REGISTRATION NUMBERS AND CLASSES. YOUR DATA WILL BE PUBLISHED FOR A TERM OF ONE YEAR UPON RECEIPT OF PAYMENT. YOU WILL BE NOTIFIED IN SUFFICIENT TIME TO EXTEND YOUR REGISTRATION. PUBLICATION ON THE TRADEMARK DATABASE REGISTER ENSURES THE REGISTERED PARTY A WORLDWIDE PUBLICATION ON THE INTERNET. THIS PUBLICATION IS AN ELECTIVE SERVICE WHICH NEITHER SUBSTITUTES FOR THE USPTO REGISTRATION NOR PROLONGS THE VALIDITY OF THIS TRADEMARK WITH U.S.P.T.O. THE CORPORATION ASSUMES ANY LIABILITY EITHER FOR THE ACCURACY OR COMPLETENESS OF THE REGISTERED INFORMATION OR FOR TRADEMARK PROTECTION. CHANGES WILL BE MADE FREE OF CHARGE UPON RECEIPT OF A WRITTEN REQUEST. IF THE TRADEMARK IS PARTIALLY OR ENTIRELY ASSIGNED TO ANOTHER OWNER, THE CORPORATION MUST BE INFORMED IN WRITING, PREMATURE CANCELOATION OF PUBLISHING MUST BE REQUESTED IN WRITING.

PLEASE DON'T FORGET TO QUOTE THE JOURNAL NUMBER!

JOURNAL NUMBER	DUE DATE	LATE AFTER
T4102823	12/16/2016	12/17/2016

DUE ON OR BEFORE:

2 738 \$

AFTER:

2 798 \$

PAYMENT BY CHEQUE:

WPAT s.r.o.
P. O. Box 148
810 00 Bratislava 1
SLOVAK REPUBLIC

PAYMENT BY BANK TRANSFER:

BENEFICIARY: WPAT s.r.o.
BANK NAME: Ceska Sporitelna, a.s.
IBAN: CZ91 0800 0000 0019 2784 6233
BIC/SWIFT: GIBACZPX
BANK ADDRESS: Pob. Brno - Ve Vankovce 1, 602 00 Brno

GENERAL TERMS AND CONDITIONS

WPAT, s. r. o.

1. INTRODUCTORY PROVISIONS

1.1 WPAT, s. r. o., with its registered office on Gagarinova 10/A, SK-821 05 Bratislava, registered in the Bratislava I District Court Commercial Register, Section: Sro, file no. 105994/B, ID: 48 267 970, e-mail: info@wpat.info is a company operating a private database enabling domestic and foreign legal and physical persons to electronically obtain, share and disseminate information on registered patents, trademarks and their holders (hereinafter the "**Provider**").

1.2 A party interested in the services means any physical or legal person who in any way contacts the service Provider or who is contacted by the Provider with the intention of procuring the offered services (hereinafter the "**Interested Party**").

1.3 A customer of the Provider is any person who pays the Provider the fee to access the Provider's Prepaid Service (hereinafter the "**Customer**").

1.4 A database for the purposes of these General Terms and Conditions (hereinafter the "GTC") means the Provider's operated integrated set of generally available information, arranged into categories, that permits the Customer after paying the Fee to gain access to the Prepaid Service, while the Provider guarantees its functionality (hereinafter the "**Database**").

1.5 For the purposes of these GTC, Prepaid Service means access to the paid sections of the Database under the current service offered by the Provider published on www.wpat.info through the Provider system after payment of the Fee, and in the prepaid period during an unlimited time period (hereinafter "**Prepaid Services**").

1.6 Fee for the purposes of these GTC means the amount the Customer pays the Provider for access to the Prepaid Service for a limited period and according to the current offer the Provider sends to Interested Parties (hereinafter the "**Fee**").

1.7 Payment of the fees constitutes acceptance by the Customer of these Terms & Conditions.

1.8 These GTC govern the mutual rights and obligations between the Provider and the Customer and shall remain valid until new Business Conditions are issued.

2. ORDERING

2.1 The Interested Party can submit a binding order the Provider's service by (i) filling in the electronic form located on the website of WPAT, s.r.o., (ii) signing the Contract for the offered service at the company headquarters, or (iii) making a direct payment of the fee for the offered services under the present service offerings for Interested Parties.

2.2. The Customer can cancel an order without stating reasons within 14 days. The term of the 14 days passes on the day following the entry into effect of the binding nature of the ordering of a service. For this business relationship the binding effect of the ordering of a service means (i) the date of receipt of the written order by the Provider, (ii) the date of signature for the offered service, (iii) the date of crediting funds i.e. the transfer of the fee for the service ordered by the Interested Party into the Provider's bank account.

3. COMPLAINTS

The complaints procedure is available at www.wpat.info.

4. PERSONAL DATA PROTECTION

Conditions for the protection of personal data are published on www.wpat.info. The Customer's consent to the processing is deemed given with the adoption of these GTC.

5. NOTICE

The Customer acknowledges that WPAT, s.r.o. operates a database and is in no way connected to the World Intellectual Property Organization. This offer of service is not an invoice. The Interested Party is not in any way bound to pay a fee for services other than what is reasonable for accepting an offer.

6. FINAL PROVISIONS

6.1 These GTC are an integral part of the contractual relationship between WPAT, s.r.o. and its Customer and are binding on both parties. WPAT, s.r.o. reserves the right to unilaterally change or amend these GTC, and the amendment shall enter into force on the date of publication on www.wpat.eu. In regards to already closed contracts, the GTC valid at the time of the contract conclusion shall apply.

6.2 If it is proven that some of the provisions of the GTC and/or the contract are or become void, ineffective or unenforceable, the other provisions of the GTC and/or contract shall remain hereby unaffected. In this case, the parties shall immediately undertake to replace such an invalid, ineffective or unenforceable provision with a new one so as to preserve the purpose pursued by the invalid, void or unenforceable provision of these GTC and/or contract.

6.3 The applicable substantive and procedural law is the Slovak Commercial Code, the Slovak Civil Code and the Slovak Civil Procedure Code. All disputes arising from the GTC or business relationship, including disputes arising from the provision of services, shall be heard and determined only in the courts of the Slovak Republic and under Slovak law.

6.4 These Terms and Conditions shall come into force on 28.08.2015.