



Registration of the International Trademark

AR 001506



> Order No.:

41100162028

> Date:

05.02.2015

> Registration No.:

> Published:

2015/06

> Publication Week:

2015/05

> Payment Terms:

14 days from date of issue.

> VAT Reg. No.:

CZ2417944

> Class:

> Trade / Servicemark:

Pos.	Description	Qty.	VAT	Unit Price	Line Total
1	Renewal fee	1	N	EUR 1.728,00	EUR 1.728,00
				Sub Total	EUR 1.728,00
				VAT	EUR 0,00
				Total Amount	EUR 1.728,00

> VAT Codes:

B = Basic Rate, N = No tax, R = Reduced, E = Exempt, U = Outside the Scope

> Payment Methods:

Payment by Wire Transfer:

Beneficiary: IP Data s.r.o.
Bank name: Spořitelna CZ, a.s.
IBAN: CZ23 8800 0000 0012 0028 9640
BIC/SWIFT: VBOECZ2X
Account no.: 1200289640
Bank address: Na Pankraci 1724/129, Praha 4, 140 00, Czech Republic

Payment by Cheque:

Beneficiary: IP Data s.r.o.
Address: P.O. BOX 479
657 73 Brno
Czech Republic

Please pay the Amount within 14 days. Don't forget to indicate the Order Number: 41100162028
In case of payment EU-members please also quote the value added tax identification number (VAT number).

> Payment Methods:

The trademark application has been published in the official Gazette, which is added by United States Patent and Trademark Office (USPTO). The publishing fees are the basis of our offer. This publishing forms the basis of our offer. This form is added to the offer to the concluding of the contract, using the user agreement of our trademark database application to our internet database and access to all database services. Applicant in the scope of the provision § 124a law no. 146/2001 Coll. Civil Code, accepts the transfer of Provider to the ownership of an international trademark by the applicant in the non-legal database of the annual registration data to the account of Provider. To access the database, identify the offer number. By the settlement of the price Applicant agrees that the contractual relationship that is governed by the company general terms of business, specified in the second page of the application. The terms not specified by these terms shall be governed by the law no. 89/2012 Coll., Civil Code. By the acceptance of the order Applicant hereby declares to fundraise itself with the General Terms of Business and to read them. Furthermore, he declares to agree with their contents.

IP Data s.r.o., Pilska 62/71, 150 00 Praha 5, Czech Republic, VAT Reg. No. CZ2417944 4276CC

General Terms of Business

I. Introductory Provisions

- Registration shall be governed by the following terms of business.
- This form is valid only after the concluding of the contract.
- General Terms of Business (hereinafter referred to as "GTB"), issued by the company IP Data s.r.o., Pilska 62/71, PSC 150 00, CZ 15117 Praha 5 (hereinafter referred to as "Provider"), specify all business relationships between Provider and Applicant.
- Applicant shall be understood as a person (natural or legal) in any other subject ordering the registration (hereinafter referred to as "Applicant").

II. Offer and Concluding of Contract

- Contract shall be concluded in the moment of the settlement of the annual registration price by Applicant in the scope of the provision § 124a no. 146/2001 Coll. of the Civil Code.
- Provider hereby undertakes to grant the registration in the term of 10 days from the receiving of the annual registration price.
- In case of payment per check, the day of banking is valid as payment day.

III. Scope of Deliveries and Services

- Provider shall grant the registration in the registration catalogue in the portal of Provider, available in the internet address (URL) www.ipdata.cz. Provider shall register all details of Applicant as specified in the front page of this form.
- Provider shall enable Applicant the access to the database PDATA.
- Unless the data specified in the form diverges with the reality, Applicant shall be obliged to notify immediately Provider on the change of such data for the purpose of the publishing of the actual information.
- Provider shall act for the compliance of the registration in the catalogue.
- Provider shall be entitled to suspend the registration (i.e. not to grant the registration in the term pursuant to the article 9 para 2) having justified doubts about the fact whether Applicant possesses with all necessary rights (especially copyright or trademark rights) necessary to free publication, at the moment of the justified proving of Applicant's rights to Provider by Applicant.

IV. Contractual Relationship Duration

- Registration is stipulated for the definite period of time, being one year, starting on the day of the actual registration by Provider.
- Since the registration provider will provide the applicant with total access to its database, it is not possible to terminate the contract prematurely or to cancel the contract.

V. Prices

- All sums stipulated in the contracts, purchase orders and other materials of Provider shall be specified without the value added tax (VAT), unless expressly stated otherwise. VAT rate shall be specified by law, and shall be always identified in the tax documents.

VI. Copyright in Intellectual Property

- Applicant shall assume the responsibility for the information and data, forming the registration data, identified in the front page of this form. Applicant hereby declares to make familiar with the content of the registration data before the order acceptance, whereas to be the authorized owner of the copyright or patent application, being the subject of the registration.
- Any responsibility for the infringement of the copyrights of Provider is excluded.
- Provider shall release any claims for the damage compensation resulting from the infringement of the rights related to the trademark, patents, patent applications, utility models, registered engineering designs or copyrights of the third party raised against law.
- Applicant shall be obliged to compensate Provider and any other entities subjected for any damage caused by technical or legal defect of the registration data, namely, the fact that the publishing of the registration data infringes the copyright, right to the trademark or trademark governing the economic competition.

VII. Choice of Law, Jurisdiction Determination, Partial Invalidity

- These General Terms of Business and the contractual relation as such shall be governed by the law of the Czech Republic (i.e. the law no. 89/2012 Coll., Civil Code), as amended, with the exclusion of the UN Convention of the international sale of goods (CISG).
- Any lawsuits resulting directly or indirectly from the mentioned contractual relationship shall be solved by the court of the Czech Republic, with the local competence in Prague.
- Mutual agreements, exceptions, changes and amendments shall be associated in the written form.
- Should any individual parts of these general terms of business seem to be void, the other parts shall remain in validity. Should any other provisions seem to be void within the framework of the co-operation, the validity of other provisions or arrangements shall not be affected. In such a case the contracting parties shall be obliged to make or modify the invalidity which in such a way as to comply with the will of the parties and the Czech rule of law.
- GTB shall be valid and effective as of January 1, 2014.