

IPTG

International Patent and Trademark Guide



A private limited liability company under the laws of the Czech Republic

OFFER

www.i-p-t-g.com

Registration of your International Trademark no. 1132319

Offer Date

07.10.2014

Offer Number

Your Reference

OPT1420063048

)48[°] (****

Please always quote this string

Page

1 of 2

Amount

EUR 1.568,00

IPTG s.r.o. International Patent and Trademark Guide Biskupsky Dvur Building 2095/8 110 00 Prague 1

I JUDGE FIGHTS, LLC PO Box 368 Charlotte VT 05445 United States

Dear Madam, Dear Sir

We refer to the publication of your International Trademark no. 1132319 in the public trademark bulletin. We offer the registration of your Trademark on the basis of our own data records in our private database on www.i-p-t-g.com. The entry includes all the data of your Trademark listed to the right of this text and basic-data concerning your company. The offer will be deemed accepted with the payment of the amount. Please notice that IPTG is a private company not associated with any official organisation. At the time there is no business relationship between you and IPTG. This offer for registration is not an invoice. You are under no obligation to pay the amount unless you accept this offer. In case of acceptance by payment, the offer becomes a legally binding contract for the period of one year between you and IPTG. The terms and conditions overleaf (page 2) are the basis of this contract and are deemed accepted with payment. The International Patent and Trademark Guide thanks you for your attention.

Kind regards, IPTG s.r.o.



Int. Trademark Number	1132319		
Int. Filing Date	15.06.2012		
Basic Filing Number	No data found		
Basic Filing Date	No data found		
Office of Origin	US		
Type of Mark	Figurative		

Verbal Elements of the Trademark

IJUDGE FIGHTS

Position	Subject	Currency	Amount
001	IPTG Registration	EUR	1.254,40
002	Processing fee	EUR	313,60
003	VAT reversed (in case of payment, kindly correspond your VAT registration number)	EUR	0,00
	Total	EUR	1.568,00

Please pay the total amount, on acceptance, by cheque or wire transfer. The offer is valid for 14 days.

Payment by cheque: Payment by wire transfer:					
Total amount: Beneficiary:	EUR 1.568,00 IPTG s.r.o.	Total amount: Beneficiary: Bank Name:	EUR 1.568,00 IPTG s.r.o. SBERBANK A.S.		
Address:	Biskupsky Dvur Building 2095/8 110 00 Prague 1 Czech Republic	Bank Address: Bank Account / Code: IBAN: BIC:	14000 Prague 4 1200257040 / 6800 CZ45 6800 0000 0012 0025 7040 VBOECZ2X		

Note of compliance: If payment will not be made by the above addressee, please specify on whose behalf payment was made. Otherwise OPT1420063048 as payment reference will be sufficient.

General Terms and Conditions

I. Purpose

IPTG s.r.o. International Patent and Trademark Guide maintains databases for patent and trademark applications that were published in the public patent and trademark bulletins. IPTG is a private limited liability company under the laws of the Czech Republic. IPTG is not associated with the WIPO (World Intellectual Property Organisation), OHIM (Office for Harmonization in the Internal Market), EPO (European Patent Office) or any other official organisation. At the time there is no business relationship between you and IPTG. For the sake of getting a better idea of our service the data specified overleaf are stored in our register database on www.i-p-t-g.com for the duration of 14 days as sample registration free of charge.

II. Conclusion of Contract

The front sided offer becomes a legally binding contract between you, hereinafter called "customer", and IPTG, hereinafter called "service provider", upon accepting these general terms and conditions and payment of the registration fee stated overleaf. The general terms and conditions are deemed accepted with payment. The offer is not an invoice, it is merely an offer. You are under no obligation to pay the amount stated overleaf unless you accept this offer. In accepting this offer basic data of your patent and/or trademark and basic data of the first patent/trademark holder cited overleaf are electronically stored in our databases on www.i-p-t-q.com.

III. Payment after Expiry of Offer

If payment should be made after the 14 day expiry period of the offer, the contract will be accepted by the service provider, unless written notice of refusal will be given in writing at least 10 days after receipt of payment by the service provider.

IV. Range of Service

By accepting these general terms and conditions and payment of the registration fee the customer will be entitled to the following services:

1. Registration of the patent/trademark application data specified overleaf on the basis of our own data records in our private database on www.i-p-t-g.com. Please note that for the online access of our database Java-Script and/or Flash-Player may be required to be installed on your machine.

2. Until expiry of the contract, the customer may indefinitely, and free of charge, modify or append data published on the service provider's register database, e.g. homepage of the first patent/trademark holder (your company), description of your company, e-mail-address, phone/fax number, name and photo of contact person, description of the patent, pdf-files and other related data by submitting such changes and/or additions to the service provider in writing, including those files on DVD-Rom which the customer wishes to be deposited directly in the database for immediate access by third parties consulting the database.

3. The customer may order the yearly contents (trademark and/or patent applications) of our registers on DVD-Rom for free once a year.

V. Contract Period

Contract period begins after receipt of payment. The service provider will provide the services as stipulated in chapter IV not later than 7 calendar days from this date. An invoice / payment confirmation will be mailed to the customer with the corresponding data. The contract expires one year from conclusion of the contract.

VI. Assignment of Claims

The service provider is entitled to convey existing contracts to a third party, provided that an adequate service level is maintained at all times. The service provider is also entitled to modify his internet domain, provided that an adequate service level is maintained at all times.

VII. Customers Right of Cancellation

The customer may cancel the contract without any penalty or obligation within 10 calendar days from the date of payment and will receive a full refund of all payments made to the service provider. In case of intermittent interruptions of service as stipulated in chapter IV, no right of cancellation will be established. In such a case, the contract period will be extended accordingly.

VIII. Authorization and Acknowledgement

With regard to the content of any customer data published on the service provider's database, the service provider has full authority and the customer hereby permits the service provider to electronically record and publish the customer's data on the service provider's register database. The customer assures that he possesses the requisite rights to publish the contents to be registered. The customer acknowledges and accepts that the service provider is responsible merely for the storing and publishing of the provided data. The service provider does not verify or investigate the accuracy of any information provided in the public bulletins or by the customer. The customer carries the sole responsibility for the accuracy and veracity of all information and content he provides. All correspondence is to be made in writing. The correspondence language is English.

IX. Miscellaneous

All regulations and provisions of Czech law apply to the contract in full, unless provided otherwise by these terms and conditions. If any of these terms and conditions is determined to be void, invalid or otherwise unenforceable by a court of competent jurisdiction, such determination shall not affect the remaining provisions hereof. The void, invalid or otherwise unenforceable part of these terms and conditions is to be replaced by a valid part which matches the intended meaning best.

Executive place of jurisdiction performance is Pilsen, Czech Republic. Czech law is applicable.

Registered address

IPTG s.r.o. Biskupsky Dvur Building 2095/8 110 00 Prague 1 Czech Republic

Company details

Commercial Register Prague: C 157356 VAT registration no.: CZ 289 78 005 Telefax: +420 - 226 002 332 http://www.i-p-t-g.com contact@i-p-t-g.com