



Database of Intellectual Property TRADEMARK REGISTRATION

KEEP THIS PART FOR YOUR RECORDS

FAKE!

Publication of Protected Trademarks on the Internet | DIP Database of Intellectual Property, ul. Willama Heerleina Lindleya 16, 02-013 Warsaw (Poland) | VAT: PL7010668393 | info@dip-database.com | www.dip-database.com

Offer For: Period: Date: Reference no.:

application number		<p>↓ TRADEMARK OWNER/ADDRESS:</p>
application date		
registration number		
registration date		
renewal date		
class(es)		

↓ REPRODUCTION OF TRADEMARK

Pos.	Subject	Curr.	Amount.
1.	Charge of registration	EUR	1430,00 €
2.	Value added tax	EUR	0,00 €
3.	Total Filling Fee	EUR	1430,00 €

THE PUBLISHING OF THE PUBLIC REGISTRATION OF YOUR TRADEMARK IS THE BASIC OF OUR OFFER. WE OFFER THE REGISTRATION OF YOUR TRADEMARK IN OUR PRIVATE DATABASE WWW.DIP-DATABASE.COM. OUR OFFER WILL BE ACCEPTED, WITH THE PAYMENT OF THE TOTAL FILING FEE, AND BECOMES A BINDING CONTRACT BETWEEN YOU AND DIP DATABASE OF INTELLECTUAL PROPERTY SP. Z O.O. THE CONTRACT IS IRREVOCABLE AND LEGALLY BINDING FOR THREE YEARS. BEGINNING FROM YOUR PAYMENT. PLEASE NOTICE THAT THIS PRIVAT REGISTRATION HASN'T CONNECTION WITH THE PUBLICATION OF OFFICIAL REGISTRATIONS AND IT'S NOT A REGISTRATION BY GOVERNMENT ORGANISATION AND WE DON'T HAVE ANY BUSINESS RELATION YET. THIS IS OFFER FOR THE REGISTRATION ON OUR DATABASE. THIS IS NOT A BILL. THIS IS A SOLICITATION. YOU ARE UNDER NO OBLIGATION TO PAY THE AMOUNT STATED ABOVE UNLESS YOU ACCEPT THIS OFFER. ALL FURTHER DETAILS ARE INDICATED IN OUR GENERAL TERMS AND BUSINESS CONDITIONS OVERLEAF. IF YOU NEED SOME HELP, PLEASE CONTACT US BY INFO@DIP-DATABASE.COM..

↪ **Payment methods:**

PAYMENT BY BANK TRANSFER FOR:
DIP DATABASE OF INTELLECTUAL PROPERTY
 TRANSFER DETAILS:
IBAN: PL87 249 005 0000 4600 9862 9139
BIC: ALBPPLPW
BANK NAME: Alior Bank
PAYMENT TITLE:

PLEASE MAKE CHECKS PAYABLE TO:
DIP DATABASE OF INTELLECTUAL PROPERTY
 INCLUDE REFERENCE NUMBER: # _____ ON CHECK
 AND SEND TO: -
 DIP DATABASE OF INTELLECTUAL PROPERTY
 UL. LINDLEYA 16
 02-013 WARSAW (POLAND)

General Terms and Conditions of DIP Database of Intellectual Property Sp. z o.o.

1. GENERAL PROVISIONS

1.1 DIP Database of Intellectual Property (registered office: Williama Heerleina Lindleya 16, 02-013 Warsaw, Poland) KRS numer: 0000664721 tax number: 701-066-83-93, central email address: info@dip-database.com; hereinafter referred to as the Service Provider operates the database.

1.2 These General Terms and Conditions (hereinafter referred to as GTC) contain the general terms and conditions for the use of the prepaid service provided by the Service Provider as set out in section 1.5 of these GTC and the rights and obligations of the contracting parties when using the prepaid service. These GTC apply to the Service Provider as well as to the customers who conclude a contract with the Service Provider for the use of the prepaid service provided by the Service Provider. The legal relationship between Service Provider and Customer shall not be subject to the Customer's general terms and conditions or similar documents, of any Service Provider. The Service Provider shall make the GTC available to the Customer in such a way that allows them to print them.

1.3 The Customer is the natural person or legal entity who pays the Service Provider the service charge for the access to the prepaid service in accordance with section 1.5 of these GTC (hereinafter referred to as the Customer).

1.4 A database is to be understood as an integrated system of information operated by the Service Provider providing information from national, EU and international registers that is otherwise not accessible to the public. It is available to the Customer after payment of the Service Fee for access to the prepaid service in accordance with section 1.5 of the GTC.

1.5 The prepaid service includes access to the fee-based content of the database on the Service Provider's homepage dip-database.com for a period of 3 years after the payment of the Service Fee (hereinafter referred to as Prepaid Service).

1.6 The service fee is the fee payable to the Service Provider for access to the Prepaid Service that the Customer pays to the Service Provider in advance in accordance with the Service Provider's offer for the time being (hereinafter referred to as the Service Fee).

1.7 The GTC shall enter into force upon the conclusion of the contract through the provision of the Prepaid Service between the Service Provider and the Customer.

1.8 The Service Provider is entitled to a unilateral amendment of the GTC, provided that it informs the Customer about it in writing before these amendments become effective prior to the start of the contract. The amended provisions of the GTC shall only become part of the agreement if and when the Customer accepts them after having been informed thereof.

2. CUSTOMER'S WITHDRAWAL FROM THE OFFER AND THE ORDER

2.1 An agreement can be reached between the Service Provider and the Customer on the provision of the Prepaid Service if the Customer has paid the Service Fee specified in the current offer by the Service.

2.2 The Customer may withdraw from the contract within 8 days after conclusion of the contract for the provision of the Prepaid Service without giving reasons. The effective date for the contract on the provision of the Prepaid Service starts on the day on which the Service Fee is paid.

3. GENERAL TERMS OF PAYMENT

3.1 The Service Provider shall render the Prepaid Service for the Customer against payment of the Service Fee in accordance with its current offer.

3.2 The Customer has to pay the Service Fee by bank transfer to the bank account designated by the Service Provider. Payments shall be considered as made when the relevant gross amount is credited to the Service Provider's bank account.

4. EXCLUSION OF LIABILITY AND MISCELLANEOUS TERMS

4.1 The Service Provider uses the contents of the national, EU and international registers for the compilation of the database "as is" and assumes no liability for the accuracy and comprehensiveness of the information contained in these registers.

4.2 The Service Provider shall not be liable for any direct or indirect damages, for loss of profits, loss of business, for loss of business opportunities or cessation of business development resulting from the access to use or non-usage of dip-database.com, even if the Service Providers could have known of the possibility of such damages or loss.

5. TERMINATION AND CANCELLATION

5.1 The contract on the provision of the Prepaid Service shall automatically end upon expiry of the fixed period of one year and cannot be cancelled by ordinary termination.

5.2 Each of the parties is entitled to terminate the contract for provision of the Prepaid Service with immediate effect in the case of a breach by the other party. Before immediate termination of the contract for the provision of the Prepaid Service, the contracting party is required to give the other contracting party a reasonable period of time for taking corrective actions of the defaults which constitute reason for the termination (as far as they can be remedied). Any circumstance which makes further cooperation with the other contracting party unacceptable is considered a valid reason for termination.

7. APPLICABLE LAW, LEGAL DISPUTES

7.1 These GTC and the individual contracts are subject to Polish law.

7.2 The parties shall attempt to settle controversial issues relating to these GTC or the contract for the provision of the Prepaid Service through negotiations, initially out of court. Should these negotiations be unsuccessful, the parties may apply to the Polish court having jurisdiction.

8. DATA PROTECTION

8.1 The privacy policy of the Service Provider for the homepage dip-database.com is available under the link Privacy Policy.