

Referentienummer: [REDACTED]

Gepubliceerd: [REDACTED]

Nummer publicatie: [REDACTED]

Internationale klasse: [REDACTED]

Betaalmethoden:

19.2.2019

Betaling per bankoverschrijving:

Recipiënt: WIPO d.o.o.
Banknaam: Crédit Agricole Banka Srbija, AD
IBAN: RS35330007010012457012
Rekeningnummer: 3533 0007 0100 1245 7012
BIC: MEBARS22
Bank adres: Braće Ribnikar 4-6, RS-21000 Novi Sad

Betaling per cheque:

Recipiënt: WIPO d.o.o.
Adres: Jurija Gagarina 68, RS-11070 Beograd 27

Betaalgegevens:

Onderwerpen	Bedrag
Kosten van service voor handelsmerken: [REDACTED]	955,00 €
Extra betaling	0,00 €
Belasting over de toegevoegde waarde	0,00 €
Totale dossierkosten	955,00 €

Geachte mevrouw, hee

Offerte

Het publiceren van de openbare registratie van uw handelsmerk vormt de basis van ons aanbod. We bieden onze service voor handelsmerken die voorkomt dat uw handelsmerk inbreuk maakt op het auteursrecht. Daarom ontvangt u tijdig rapporten over nieuw gepubliceerde handelsmerktoepassingen in belangrijke markten om potentiële conflicten met uw merk te ontdekken. Ons aanbod wordt geaccepteerd door betaling van de totale dossierkosten en wordt een juridisch bindend contract tussen u en WIPO d.o.o. Merk op dat deze service geen verband houdt met de publicatie van officiële registraties en geen registratie door een overheidsorganisatie is. **Dit aanbod is geen factuur** maar een verzoek zonder verplichting tot betalen, tenzij ons aanbod wordt geaccepteerd. Alle verdere details staan vermeld in onze algemene voorwaarden en op de voorwaarden hiernaast of op onze website. Neem voor meer informatie contact met ons op via info@wipot.eu of support@wipot.eu.

GENERAL TERMS AND CONDITIONS

1. INTRODUCTION

1.1 WIPOT Limited liability company (d.o.o.), with its registered office on Jurja Gagarina 68, RS-11070 Beograd - Novi Beograd, registered under registration number 21395927 is a private, non-governmental business providing intellectual property monitoring and operating a private database which enables domestic and foreign legal entities and natural persons to electronically receive, share and distribute information on registered trademarks and their holders. (hereinafter the "Provider")

1.2 A customer is any natural or legal person who pays the Provider the fee to access the Prepaid Service provided by the Service Provider after receiving the offer (hereinafter the "Customer").

1.3 The fee means the amount of money that the Customer pays to the Service Provider for the access to the Prepaid service for a limited period of one year.

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

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.wipot.eu through the Provider system after payment of the Fee, and in the prepaid period during an unlimited time period (hereinafter "Prepaid Services").

2. ORDERING

2.1 Upon the payment of the Fee, the offer and the acceptance of the offer become irrevocable and establish for both parties the effects of a binding contract. At the same time the Customer is deemed to have fully agreed to the General Terms and Conditions of Business of WIPOT d.o.o. The effective date on which the offer and the acceptance of the offer for the provision of the relevant services become binding is, for the purposes of this business relationship, the day when the payment for the provided services is credited to the Service Provider's bank account.

2.2. The Customer can cancel an order without stating reasons within 7 days. The term of the 7 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.wipot.eu.

4. PERSONAL DATA PROTECTION

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

5. NOTICE

The Customer acknowledges that WIPOT d.o.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 REGULATIONS

6.1 These GTC are an integral part of the contractual relationship between WIPOT d.o.o. and its Customer and are binding on both parties. WIPOT d.o.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.wipot.eu. In regards to already closed contracts, the GTC valid at the time of the contract conclusion shall apply.

6.2 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 Serbia and under Serbian law.

6.4 These Terms and Conditions shall come into force on 01.11.2010.

6.5 For detailed GTC, please visit our website on www.wipot.eu