



RIPT, s.r.o.  
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# Register of International Patents and Trademarks

www.ripl.eu



RIPT s.r.o. P.O.Box 5800, SK 800 90 Bratislava 090, 08.02.2012

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155 SEAPORT BOULEVARD  
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USA



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## Service Mark

Reg. Nr.: ██████████

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## Registration of International Trademarks

Subject	Curr.	Amount
Charge of registration	USD	2738,00
Extra charge	USD	0,00
Value added tax	USD	0,00
<b>Total due</b>	<b>USD</b>	<b>2738,00</b>

### Payment Methods

#### By Cheque

Amount Total: USD 2738,00  
Beneficiary: RIPT s.r.o.  
P.O. Box 52  
814 99 Bratislava 1, Slovak Republic

**Please pay the amount above,  
on acceptance, within 10 days  
by wire transfer or cheque!**

#### By Bank Transfer

Amount Total: USD 2738,00  
Beneficiary: RIPT s.r.o.  
Bank name: Ceska Sporitelna  
IBAN: CZ8408000000001843984233  
BIC/SWIFT: GIBACZPX  
Account no.: 1843984233  
Bank address: Kounicova 4, 602 00 Brno

Dear Customer,

OFFER

above is the description of your Trademark. We offer to include your Trademark in our private International Service- and Trademark Directory, please notice that this registration has not any connection with the publication of official registrations, and is not a registration by a government organization. You confirm this offer by remitting the amount and in doing so, you confirm that the wording of the entry entered by our selves and rendered here is correct. We have not any business relation Yet. This is not a bill. This is a solicitation. You are under no obligation to pay the amount stated below, unless you accept this offer. Please take notice of our general terms of trade overleaf. Any requests for amendments and additions are to be made in writing. Sincerely RIPT s.r.o

## TERMS & CONDITIONS

### EUROPEAN PATENT BULLETIN AND INTERNATIONAL TRADEMARKS

#### 1. Purpose

RIPT is a private registration service located Šancová 48, 811 05 Bratislava. The Patent Application has been published in the European Patent Reports, which are edited by the European Patent Bulletin. This publishing forms the basis of our offer. RIPT maintains the database for purpose of allowing domestic and international companies to electronically share and disseminate company information about foreign patent applications and their holders.

#### 2. Extent of Service

Upon the execution of this agreement, the Client is entitled to the following services:

- a. During the term, the Client may modify or enlarge the data published on the RIPT register database.
- b. Client may order, at no additional cost, all data published on the RIPT register database on DVD ROM
- c. Upon receipt of your payment, RIPT will send Client all information necessary to access the RIPT register database

#### 3. Acceptance

The company, as set forth on the reverse side hereof (the "Client") accepts and agrees to be bound by the terms and conditions herein, which may not be modified, except by a writing signed by the RIPT duly authorized representative.

#### 4. Authorization and Acknowledgement

With regard to the content of any data published on the RIPT database, the Client represents it has full authority to permit and hereby permits RIPT to electronically record and publish the Client's data on RIPT register database. The Client acknowledges and accepts that RIPT is responsible solely for the recording and publishing of company specific data and RIPT does not verify or investigate the accuracy of provided by the Client to RIPT.

#### 5. Initial Term and Renewal

The Initial Term of this agreement is for a period of time lasting three (3) years from the earlier of the date this agreement is signed by the Client or payment is tendered, and thereafter accepted by RIPT ("Effective Date"). This agreement shall automatically renew for successive one (1) year terms ("Renewal Terms") after the Initial Term expires, unless either party terminates this agreement at least thirty (30) days prior to the expiration of the Initial Term or renewal term by providing written notice of such termination to the other party.

#### 6. Annual Fee

A fee as set forth on the reverse side hereof is an annual fee to be paid to RIPT for the Initial Term, each Renewal Term. The initial fee shall be paid with the acceptance of the agreement with RIPT, the fee for each Renewal Term will be invoiced approximately thirty (30) days prior to the anniversary of the Effective Date, and is due and payable within ten (10) days from the date such sum is invoiced. Invoices submitted by RIPT are payable only in funds which are accepted as legal tender in the United States of America and such amount may be paid by credit card, wire transfer or by mailing a check to the RIPT SRO office located at P.O. Box 36, SK-830 05 Bratislava BA 35. INTEREST AT THE MAXIMUM LEGAL RATE WILL BE CHARGED ON ALL AMOUNTS NOT PAID ON THE DUE DATE THEREOF. The Client agrees that notwithstanding any endorsements or other legend appearing on Client's checks, drafts or other orders for payment of money, they do not, solely because of such endorsement or legend or otherwise, constitute payment in full or settlement of the account. No failure of RIPT to exercise any right accruing from any default of the Client shall.

#### 7. Termination

RIPT may terminate or cancel this agreement for cause, as reasonably determined by RIPT, in its reasonable business judgment with written notice to Client, and in such event, no refund of any paid to RIPT for the current term's fee shall be refunded. If RIPT desires to terminate this agreement without cause, then RIPT shall provide written notice to the Client at least thirty (30) days prior to the termination of this agreement. Upon the termination of this agreement without cause, RIPT will refund a prorated amount of the fee for the current term which shall constitute the unearned portion of such annual fee, and upon such refund RIPT shall have no obligation to the Client thereafter whatsoever.

#### 8. Indemnification/Hold Harmless

To the fullest extent permitted by law, any RIPT Client shall indemnify, hold harmless, and defend RIPT, its authorized representative, or employees from and against all claims, damages, losses and expense, whatsoever, including but not limited to, attorneys' fees arising out of or resulting from RIPT electronically recording and publishing of your company's data or information, whether accurate or not, on the RIPT register database. Such obligation shall not be construed to negate, abridge, or otherwise reduce any other right or obligation of indemnity which would otherwise exist as to RIPT. In any or all claims against RIPT or any of its members or employees by any Client of RIPT, the indemnification obligation under this paragraph shall not be limited in any way by any limitation on the amount or type of damages, compensation or benefits payable to RIPT provided for at law.

#### 9. Miscellaneous Terms

Any claim, dispute or controversy arising out of or in connection with this agreement, or any breach of the terms thereof, must be filed in Broward County, Florida. Further, the Client shall be responsible to pay RIPT's reasonable attorney's fees and costs, arising out of any dispute between the Client and RIPT involving the collection of any sums due under this agreement, whether in pre-litigation, litigation and in all appellate proceedings.

#### 10. Solicitation

Client understands that RIPT is not affiliated or associated with USPTO or the European Office for Patent and Trademarks. This is not a bill. This is a solicitation. You are under no obligation to pay the amount above unless you accept this offer.

#### 11. Editor - RIPT s.r.o., Šancová 48, SK-811 05 Bratislava.