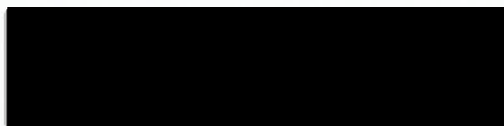




**Trademark Information**

Description of Trademark:



4/28/2020



(snapshot of your trademark, applied in the U.S.P.T.O)

<b>WT Username:</b>	TX-111-339
<b>Offer for Period:</b>	Up To 2025
<b>Gross Amount:</b>	\$ 2,980.00

**Trademark Owner and Address**

<b>U.S.P.T.O No.:</b>	[REDACTED]
<b>Date of Application:</b>	[REDACTED]/2019
<b>Int. Classes:</b>	45 - Primary Classes
<b>SUBTOTAL:</b>	2,980.00 \$
<b>TAX:</b>	0.00 \$
<b>TOTAL DUE:</b>	2,980.00 \$

The publishing of the public registration of your trademark is the basis of our offer. We offer our monitoring service that checks your trademark from infringement. You will receive monthly reports on newly published trademark applications in key markets to uncover potential conflicts. You will also receive timely reports about potential fakes on some of most relevant eshop and mobile platforms. Our offer will be accepted by payment of the total filing fee and becomes a legally binding contract between you and worldwide-trademarks Ltd.

PLEASE NOTICE THAT THIS SERVICE **HAS NOT ANY CONNECTION** WITH THE PUBLICATION OF OFFICIAL REGISTRATIONS AND **IS NOT A REGISTRATION** BY A GOVERNMENT ORGANIZATION. THIS OFFER **IS NOT AN INVOICE** BUT A SOLICITATION WITHOUT OBLIGATION TO PAY, UNLESS OUR OFFER IS ACCEPTED. ALL FURTHER DETAILS ARE INDICATED IN OUR GENERAL TERMS AND BUSINESS CONDITIONS OVERLEAF.

For additional details visit our website at [worldwide-trademarks.com](http://worldwide-trademarks.com) or contact us directly via [support@worldwide-trademarks.com](mailto:support@worldwide-trademarks.com).

Please make cheques

payable to:

Worldwide-Trademarks Ltd.

Include the WT username number on cheque and send this stub with cheque in the remittance envelope to:

WORLDWIDE-TRADEMARKS Ltd.  
2093 PHILADELPHIA PIKE #5397  
CLAYMONT, DE 19703  
USA

AMOUNT \$ 2,980.00 PERIOD UP TO 2025	USERNAME: TX-111-339
OWNER NAME AND ADDRESS:	
[REDACTED]	
USA	
CHECK YOUR DATA AND MAKE CORRECTION IF NECESSARY	

please, detach and mail this stub with your payment

GENERAL TERMS AND CONDITIONS  
WORLDWIDE-TRADEMARKS Ltd.

INTRODUCTORY PROVISIONS

1. The company WORLDWIDE-TRADEMARKS Ltd., with its registered office on 35 Lyndhurst Ave, Twickenham TW2 6BQ, United Kingdom, registered in England & Wales with Company-No. 11428523, e-mail: support@worldwide-trademarks.com is a company operating a monitoring services enabling domestic and foreign legal and physical persons to electronically obtain, share and disseminate information on registered trademarks and their holders (hereinafter the "Service Provider").

2. A party interested in the services is any natural or legal person who in any way contacts the Service Provider and/or who is contacted by it by way of a written offer with the intention of providing the service on offer (hereinafter referred to as an "Interested Party" or "Party Interested").

3. A customer of the Service Provider is any person who pays the Service Provider the fee for the access to the prepaid service provided by the Service Provider after receiving the offer (hereinafter referred to as a "Customer").

4. For the purposes of these General Terms and Conditions, the fee is understood to mean an amount of money that the Customer pays to the Service Provider for the access to the prepaid service for a certain period of time in accordance with the current offer of the Service Provider sent to the Interested Party (hereinafter referred to as the "Fee").

5. A prepaid service for the purposes of these General Terms and Conditions means the Provider's operated integrated set of generally available information, arranged into categories, that permits the Customer after paying the Fee to gain access to the Prepaid Service, while the Provider guarantees its functionality.

6. A prepaid service consists by trademark monitoring service as well as additional monitoring services like monitoring domains, selected E-shop and mobile platforms.

7. 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 WORLDWIDE-TRADEMARKS Ltd.. 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, i.e. the day when the Fee is paid for the service provided.

8. The input data of the Interested Party shall be recorded in accordance with the content of our offer and handled according our privacy policy (more in personal data protection section).

9. The Customer can cancel the order without giving reasons within 7 days. That time limit shall begin to run on the day when the order for the relevant services becomes binding. It can do this directly on the website, by chat, by post or by email to the Service Provider's address.

10. The Customer has a Username Number, as specified on the offer, which also acts as a LOGIN. Using that number, the Customer can access our entire service after paying the Fee. The service provided by WORLDWIDE-TRADEMARKS Ltd. is available at the web address worldwide-trademarks.com. The Customer is enabled, within the framework of the search function on the website, to use the results to track similarities in the "US-TRADEMARK" and identify infringements of its own trademark or trademarks and assert claims against persons who benefit from those trademarks or pre-empt such infringements. Customer will be also regularly notified about monitoring results by email.

11. The Service Provider, as the issuer of these General Terms and Conditions, is not liable for possible grammatical errors or typing errors in the entries. The recipient of the services will not be provided with any compensation for such errors. No fee shall be payable for the correction of the data. If a provision of these General Terms and Conditions and/or the contract is or becomes invalid, unenforceable or non-executable, such invalidity, unenforceability or non-executability shall not cause the other provisions of these General Terms and Conditions and/or the contract to be invalid, unenforceable or non-executable. In such a case, the parties shall promptly replace that invalid, unenforceable or non-executable provision with a new one, such that the purpose which the relevant invalid, unenforceable or non-executable provision of these General Terms and Conditions and/or of the contract was meant to pursue is achieved.

PERSONAL DATA PROTECTION

12. Conditions for the protection of personal data are published on worldwide-trademarks.com – Privacy section. The Customer's consent to the processing is deemed given with the adoption of these GTC. WORLDWIDE-TRADEMARKS Ltd.,

NOTICE

13. The Customer acknowledges that worldwide-trademarks.com operates additional services for trademark owners and is in no way connected to the World Intellectual Property Organizations. This offer of service is not an invoice. The Interested Party is not in any way bound to pay a fee for service.

FINAL PROVISIONS

14. These General Terms and Conditions are an integral part of the contractual relationship between WORLDWIDE-TRADEMARKS Ltd. and its Customer and are binding on both parties. WORLDWIDE-TRADEMARKS Ltd. reserves the right to unilaterally change or amend these General Terms and Conditions, and the amendment shall enter into force on the date of publication on worldwide-trademarks.com.

15. The applicable substantive and procedural law is the United Kingdom Commercial Code, the United Kingdom Civil Code and the United Kingdom Civil Procedure Code. All disputes arising from the General Terms and Conditions or business relationship, including disputes arising from the provision of services, shall be heard and determined only in the courts of the United Kingdom and under United Kingdom law.

16. These Terms and Conditions shall come into force on 01.07.2018.

