

United States of America

United States Patent and Trademark Office



Reg. No. 6,450,958

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Int. Cl.: 9, 28, 41

Service Mark

Trademark

Principal Register

Euro Games Technology Ltd. (BULGARIA LIMITED LIABILITY COMPANY)

4, "Maritsa" Str.,

"Vranya-Lozen-Triugulnika" BG-1151 Sofia
BULGARIA

CLASS 9: Downloadable gaming software for gambling; computer downloadable gaming software for gambling; downloadable computer software system packages comprising downloadable gaming software for gambling; downloadable computer operating system software; recorded computer gaming software for gambling; downloadable software drivers, namely, universal peripheral interface software; downloadable virtual reality game software; downloadable computer game software; downloadable interactive multimedia entertainment software featuring gaming audio and video files for computer games; downloadable computer programs for network management; downloadable computer operating software for main frame computers; computer hardware, namely, monitors; computer hardware; apparatus for recording images; computer programs, namely, downloadable graphical user interface software for computer monitors; downloadable computer game programs; recorded computer game programs; apparatus for recording, transmission or reproduction of sound or images; communications servers; electronic components for computers for use in gambling; downloadable computer application software for mobile phones, portable media players, handheld computers featuring games and gaming for gambling; downloadable computer software for the administration of on-line games and gaming; computer hardware for games and gaming; electronic components for computers for use in gambling, gambling machines, gambling games on the Internet and via telecommunication network * ; all of the aforementioned goods for use in the fields of games and gaming, gambling, and entertainment *

CLASS 28: Gaming machines for gambling; chips for gambling; mah-jong; arcade games; gambling machines operating with coins, notes and cards; games, namely, electronic games in the nature of electronic dart games, arcade-type electronic video games, arcade games, parlor games, card games, dice games, coin-operated video games, mahjong games, electronic interactive board games for use with external monitors, hand-held consoles for playing electronic video games, automatic coin-operated amusement game machines, electronic arcade games, casino gaming machines for gambling in the nature of slot machines and video lottery terminals, scratch cards for playing lottery games, board games, computerized video table games for casinos, electronic games other than those adapted for use with television receivers only;

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Director of the United States
Patent and Trademark Office



electronic games other than those adapted for use with television receivers only; parlor games; gaming chips; gaming tables; slot machines; LCD game machines; slot machines and gaming devices which accept a wager; coin-operated amusement machines; roulette chips for gaming; poker chips; gaming equipment, namely, chips and dice; equipment for casinos, namely, gaming machines for gambling; gaming equipment, namely, roulette tables; gaming roulette wheels; casino games, namely, computerized video table games for casinos; automatic and coin operated amusement machines and gambling machines; coin-operated gambling machines and electronic coinoperated amusement machines with or without the possibility of gain; electronic or electrotechnical gaming machines for gambling; automatic and coin-operated slot machines; electropneumatic and electrical gambling machines, namely, slot machines

CLASS 41: Gambling services; entertainment services, namely, gambling; casino gaming services for entertainment purposes; gaming services in the nature of casino gaming; training in the development of software systems; provision of gambling hall facilities and rental of gambling equipment; providing casino facilities and rental of equipment for gambling; entertainment services, namely, casino gaming featuring halls with gaming machines; providing casino facilities; providing gaming hall facilities; amusement arcade services; games equipment rental; rental of gaming machines; providing amusement arcade services; rental of gaming machines with images of fruits; editing or recording of sounds and images; production of sound recording and video arcade entertainment services; rental of sound reproducing apparatus; rental of gaming equipment for casinos; providing of casino facilities; entertainment services, namely, providing a website for online gambling services; operation of gaming facilities in the nature of casino gaming halls and gaming halls; providing a website featuring virtual Internet casinos for online gambling, providing a website for online gambling

The color(s) red, green, brown, white, yellow and black is/are claimed as a feature of the mark.

The mark consists of four Chinese characters in green font with white, black, and red bordering, above the wording "GREAT EMPIRE" in stylized green font with red and black bordering atop a yellow, brown, and red shadow. The remainder of the white in the drawing represents background and is not claimed as a feature of the mark.

PRIORITY DATE OF 12-04-2019 IS CLAIMED

OWNER OF INTERNATIONAL REGISTRATION 1550973 DATED 06-02-2020, EXPIRES 06-02-2030

The non-Latin characters in the mark transliterate to "wei da di guo" and this means "great empire" in English.

SER. NO. 79-293,892, FILED 06-02-2020

REQUIREMENTS TO MAINTAIN YOUR FEDERAL TRADEMARK REGISTRATION

WARNING: YOUR REGISTRATION WILL BE CANCELLED IF YOU DO NOT FILE THE DOCUMENTS BELOW DURING THE SPECIFIED TIME PERIODS.

Requirements in the First Ten Years*

What and When to File:

- **First Filing Deadline:** You must file a Declaration of Use (or Excusable Nonuse) between the 5th and 6th years after the registration date. See 15 U.S.C. §§1058, 1141k. If the declaration is accepted, the registration will continue in force for the remainder of the ten-year period, calculated from the registration date, unless cancelled by an order of the Commissioner for Trademarks or a federal court.
- **Second Filing Deadline:** You must file a Declaration of Use (or Excusable Nonuse) and an Application for Renewal between the 9th and 10th years after the registration date.* See 15 U.S.C. §1059.

Requirements in Successive Ten-Year Periods*

What and When to File:

- You must file a Declaration of Use (or Excusable Nonuse) and an Application for Renewal between every 9th and 10th-year period, calculated from the registration date.*

Grace Period Filings*

The above documents will be accepted as timely if filed within six months after the deadlines listed above with the payment of an additional fee.

***ATTENTION MADRID PROTOCOL REGISTRANTS:** The holder of an international registration with an extension of protection to the United States under the Madrid Protocol must timely file the Declarations of Use (or Excusable Nonuse) referenced above directly with the United States Patent and Trademark Office (USPTO). The time periods for filing are based on the U.S. registration date (not the international registration date). The deadlines and grace periods for the Declarations of Use (or Excusable Nonuse) are identical to those for nationally issued registrations. See 15 U.S.C. §§1058, 1141k. However, owners of international registrations do not file renewal applications at the USPTO. Instead, the holder must file a renewal of the underlying international registration at the International Bureau of the World Intellectual Property Organization, under Article 7 of the Madrid Protocol, before the expiration of each ten-year term of protection, calculated from the date of the international registration. See 15 U.S.C. §1141j. For more information and renewal forms for the international registration, see <http://www.wipo.int/madrid/en/>.

NOTE: Fees and requirements for maintaining registrations are subject to change. Please check the USPTO website for further information. With the exception of renewal applications for registered extensions of protection, you can file the registration maintenance documents referenced above online at <http://www.uspto.gov>.

NOTE: A courtesy e-mail reminder of USPTO maintenance filing deadlines will be sent to trademark owners/holders who authorize e-mail communication and maintain a current e-mail address with the USPTO. To ensure that e-mail is authorized and your address is current, please use the Trademark Electronic Application System (TEAS) Correspondence Address and Change of Owner Address Forms available at <http://www.uspto.gov>.