INTELLETUAL PROPERTY



example company PTY. LTD. example Road suburb, state, postcode

Dear trademark holder,

Our records show that your trademark is about to expire. The renewal process started on x May 20xx. Please sign, scan and return this document if you wish us to renew the below stated trademark. Please enter the correct

address details below, if there have been any changes that you wish to be entered in the official records.

Trademark description:		Address:	Address changes:
trademark: expiry date: trademark number:	Γ –	1	ч.
class(es):	L]	N

The total fee for the renewal is \$xxxx including all applicable filing fees for another 10 year period. After receiving your renewal confirmation an electronic payment link will be sent to you.

By signing, you agree to comply with the terms and conditions stated on the front and back of this form. You also authorise Goldman Rosenstain & Partners to renew the above-stated trademark on yourbehalf for another 10-year period. You will receive a confirmation from us once the trademark renewal is completed. Please note that your exclusive trademark rights may be terminated if not renewed in time.

Yours faithfully,

Goldman Rosenstain & Partners

1.	Please	mark it	f you	wish	to	renew	your	trademark:
----	--------	---------	-------	------	----	-------	------	------------

□ Renew

□ Let the trademark lapse/Use another agent

2. Scan and send signed form to renewal@goldmanrosenstain.com

Name, Date and Signature

E-mail (required)

Correspondence address: Suite 64 17 Coleman Parade Glen Waverley VIC 3150

Terms and Conditions

This Agreement ("Agreement") sets forth the Terms and Conditions ("T&C") of filing trademark registration or renewal on your behalf by Goldman Rosenstain and Partners UAB (Private company), Headquarter: "Goldman Rosenstain and Partners UAB", company number 305664289, address; Zarasu r, sav., Dusetos, K. Bügos g. 34 Lithuania, with Intellectual Property Office of Australia (IP Australia), IPO (Intellectual Property Office) UK, EUIPO(European Union Intellectual Property Office), WIPO (World Intellectual Property Office) or any other official IP organization depending on the type of trademark you are holding. By signing this document or agreeing to these terms online, either directly or through any representative on your behalf, you automatically and irrevocably agree to these T&C and permit Goldman Rosenstain and Partners UAB to communicate with you (by email or otherwise) and to disclose any and all necessary information in connection with your renewal to any third party service provider(s) assisting Goldman Rosenstain and Partners UAB with the production and processing of paperwork and payments as necessary to prepare and to register your trademark registration or renewal with official Intellectual Property Office of Australia (IP Australia), IPO (Intellectual Property Office) UK, EUIPO (European Union Intellectual Property Office) or any other official IP organization) or any other official IP organization depending on the type of trademark you are holding. Such assistance may also include communications (by email or otherwise) with your company, the above mentioned organizations, and with Goldman Rosenstain and Partners UAB. To clarify, Goldman Rosenstain and Partners UAB is a private company and has no connection with the official Intellectual Property Office IP Australia), IPO (Intellectual Property Office) UK, EUIPO (European Union Intellectual Property Office), WIPO (World Intellectual Property Office), WIPO (World Intellectual Property Office) UK (EUIPO (European Union Intellectual Property Office), WIPO

1. Responsibility: Goldman Rosenstain and Partners UAB is not liable for any defects in information appearing on this form, whether or not such defects result in losses, delays, and/or prejudice to your trademark registration renewal rights. As such, it is solely your responsibility to carefully review the details contained in the order and to ensure the information is true, accurate, and reflects all goods and/or services that you would like to, in association with the renewal of the trademark in question. No reductions in goods and/or services shall be permitted after placement of the order, unless otherwise agreed in writing between the parties herein. Goldman Rosenstain and Partners UAB shall not make any warranty or representation that any filings with IP Australia, IPO (Intellectual Property Office) UK, EUIPO(European Union Intellectual Property Office), WIPO (World Intellectual Property Organization) or any other official IP organization depending on the type of trademark you are holding.

2. Failure to timely and completely submit your Order or other information: In the event that any information, signatures, authorizations, clarifications, specimens, or remedial information is requested by Goldman Rosenstain and Partners UAB in order to complete the renewal, you agree to comply therewith within 14 calendar days of any such request. Failure to timely return the Order and/or to provide the requested information or documentation may result in your trademark registration renewal not being completed and/or not being accepted by IP Australia IPO (Intellectual Property Office) UK, EUIPO(European Union Intellectual Property Office), WIPO (World Intellectual Property Organization) or any other official IP organization depending on the type of trademark you are holding. In such an event, you will be held responsible and Goldman Rosenstain and Partners UAB will make no refunds. Goldman Rosenstain and Partners UAB shall not have any liability whatsoever in such an event. Further, should your registration renewal application be submitted to IP Australia,IPO (Intellectual Property Office) UK, EUIPO(European Union Intellectual Property Office), WIPO (World Intellectual Property Organization) or any other official IP organization depending on the type of trademark you are holding after the initial deadline for the same, you will be liable for any and all late fees assessed by the above mentioned organization. By signing this document, you understand that Goldman Rosenstain and Partners UAB shall have the right, but not the obligation, to use any available public information, including, without limitation, what is available on the world wide web, your company's website, public advertisements and/or products, etc., to comply with the IP Australia, IPO (Intellectual Property Office) UK, EUIPO(European Union Intellectual Property Office). WIFO (World Intellectual Property Office) VK for Poperty Office) UK, EUIPO(European Union Intellectual Property company's website, public advertisements and/or products, etc., to

3. Flat Fees: Unless stated otherwise herein, upon receipt of the signed Order or payment of the flat fees, the flat fees shall be fully binding and are non-refundable. Thus, before placing your order, ensure the filing(s) in question have not been / will not be submitted by any other party on your behalf, as the Goldman Rosenstain and Partners UAB fees are non-refundable. Provided no payment has been made to Goldman Rosenstain and Partners UAB for your renewal, you shall be permitted to cancel your Order in writing (to Goldman Rosenstain and Partners UAB) within thirty (30)calendar days of the date of your representative's signature on this document, for a flat fee of five hundred fifty EUR (550) which must be paid to Goldman Rosenstain and Partners UAB within ten (10) calendar days of the date of the Goldman Rosenstain and Partners UAB invoice following such cancellation. Failure to timely pay such cancellation fees shall result in the flat fees continuing to be fully binding and non-refundable. Should the official Intellectual Property Office of Australia (IP Australia), iPO (intellectual Property Office) UK, EUIPO (European Union Intellectual Property Office), WIPO (World Intellectual Property Office) or any other official IP organization depending on the type of trademark you are holding increase any fees contemplated herein, you shall be liable for such increases.

4. Fees: As consideration for the patent maintenance services provided by Goldman Rosenstain and Partners UAB, you will pay all applicable periodic maintenance fees as due. In case of the application of a patent maintenance service, you will be irrevocably responsible for all of the fees accepted at the time of the agreement. Maintenance fees are subject to change, it is your responsibility to check recent changes before using Goldman Rosenstain and Partners UAB services and incurring fees for those services. Upon using any service provided by Goldman Rosenstain and Partners UAB services and incurring fees for those services. Upon using any service provided by Goldman Rosenstain and Partners UAB you become obliged to pay the specified fee for that service. You will be notified when maintenance fees are due, and you will be responsible for paying such fees. In the event that any fees go unpaid by the deadline for payment, whether specified in a payment-due notice or otherwise, Goldman Rosenstain and Partners UAB will have the right to cancel your maintenance of the relevant patent. Goldman Rosenstain and Partners UAB shall have no liability whatsoever with respect to any such cancellation, and or, may reassign or assume the registration of the patent in the event of any such cancellation. The annual fee to maintain a patent, payable to the IP Australia, IPO (Intellectual Property Office) UK, EUIPO (European Union Intellectual Property Office), WIPO (World Intellectual Property Organization) or any other official IP organization depending on the country of patent you are holding differs depending on the respective year of maintenance. These fees are included in Goldman Rosenstain and Partners UAB's annual service fee.

5. Monitoring: Goldman Rosenstain and Partners UAB 's service includes that Goldman Rosenstain and Partners UAB monitors when an annual fee will be required to pay in order to maintain your patent. Goldman Rosenstain and Partners UAB will then without any further intermediate step send you an invoice regarding the respective annual fee.

6. Authorizations: When executing the Order, you are appointing, via a power-of-attorney, Goldman Rosenstain and Partners UAB to represent you or your company in submitting the trademark registration renewal in question with IP Australia, IPO (Intellectual Property Office) UK, EUIPO (European Union Intellectual Property Office), WIPO (World Intellectual Property Organization) or any other official IP organization depending on the type of trademark you are holding, and to engage (and to utilize support staff to assist) in all other necessary reviews, discussions, appointments, disclosures, and signatures as necessary to complete such submission. Goldman Rosenstain and Partners UAB shall bear no liability of any kind for any deficiency in the services performed by any third party service provider(s).

7. Duty to Cooperate: Upon executing this document (Important information regarding your trademark), you automatically and irrevocably agree to provide all information, contact details, and cooperation necessary for Goldman Rosenstain and Partners UAB to successfully perform the service, and for third-party service provider(s) to successfully perform their supportive services to Goldman Rosenstain and Partners UAB in connection with the trademark registration renewal. In the event of any failure to provide such cooperation and/or information, you shall be fully liable for all fees set forth in the signed document.

8. Taxes and Expenses: All taxes, fees, and expenses incurred in making any renewal or transferal of a particular trademark shall be borne by you. You understand and agree that the fees set forth in the Order are limited to the services expressly listed therein and herein subject to these T&C.

9. Indemnification: You will defend, indemnify and hold harmless Goldman Rosenstain and Partners UAB for any loss, damages or costs, including attorneys' fees, resulting from any third party claim, action, or demand related to your trademark, trademark registration, declaration(s) thereof or any use thereof, whether or not authorized, approved or known by you.

10. Governing law: This Agreement shall be construed in accordance with and be governed by the laws of Lithuania, giving no effect to any conflict of laws and rules. Any dispute shall be finally resolved by arbitration in the court of Lithuania.

11.Entire Agreement: These T&C and the Order constitute the complete and entire agreement concerning the patent/ trademark registration or renewal.