U. S. Patent and Trademark Office Electronic Information Products Division Terms and Conditions for Calendar Year 2007

The U.S. Patent and Trademark Office (USPTO), a non-commercial federal entity, provides electronic data products as one method of information dissemination. There are no restrictions on the use of the data in these products, unless otherwise prohibited by law or specific agreement.

The data is provided "as is." Neither the United States Government, nor any agency thereof, nor any of their contractors, subcontractors or employees makes any warranty, expressed or implied, of this data. The USPTO is the data provider only. The USPTO will provide technical assistance concerning data content of file(s), but does not "debug" processing software developed by or obtained from non-USPTO sources. It is the responsibility of the recipient to develop a data file management system in order to track/verify the receipt and maintenance of data files provided by the USPTO. Data files should be processed in the following sequence: Creation date, Issue Date/Transaction Date, and Document Number. The USPTO is not responsible for problems encountered by processing data files out of sequence.

Data files are disseminated through our Data File Delivery FTP environment, on Digital Linear Tape (DLT) Cartridges, on Optical Disk, and Printed Reports. Other than FTP, prices include delivery via U.S. Postal Service: First Class (Domestic) or Airmail (International). For any other courier service, the recipient must provide payment information, including the name of the courier, their courier account number, and level of service desired (overnight, 2nd day, etc.).

Every effort is made to ensure the quality and timely delivery of data products. The USPTO will promptly notify the customer of any problems that may delay or alter the delivery schedule.

Where applicable, data product prices include cost of dissemination for processing and duplicating the patent and trademark data per Office of Management and Budget Circular A-130, and do not include any royalty charges. Reference the Patent and Trademark Data Products for Current Calendar Year Prices. The USPTO will replace, at no added expense, any data file damaged in shipment or shown to have errors that render it unprocessable, provided that the recipient promptly notifies the USPTO. If the data product is a damaged or defective magnetic tape, the recipient must notify the USPTO within 4 weeks and return the defective item to the USPTO. For Optical Disk products, the recipient must notify the USPTO immediately upon receipt of the product damaged in shipment or shown to have errors. All other requests for replacement may be charged at the original price.

Payment:

Payment, where applicable, is due upon receipt of the Order Statement. Any payment not received within 30 days of the date of mailing of the Order Statement will result in discontinuation of future delivery. Payment may be made in any of the following manners:

- · major credit card account.
- check payable to the "Director of Patents and Trademarks" and sent to the following address:

United States Patent and Trademark Office Electronic Information Products Division 600 Dulany Street, MDW 4C08 Alexandria, VA 22313-1450

- USPTO deposit account contact the Electronic Information Products Division at (571) 272-5600 to place an order. Note that a deposit account must be set up prior to placing an order; the account may be established online at http://www.uspto.gov/web/offices/ac/comp/fin/deposit.htm or by contacting the USPTO Office of Finance, Deposit Accounts, directly at (571) 272-6500 Fax (571) 273-6500.
- Electronic funds transfer using the Federal Reserve Fedwire System. Please contact the Electronic Information Products Division at (571) 272-5600 for assistance.

Ed Johnson

Electronic Information Products Division (571) 272-5471 - (571) 273-0110 Fax Ed.Johnson@uspto.gov