

General Terms of Use of the "Yes My Patent" website by Touroude & Associates - Industrial Property Law Firm

Introduction:

The Touroude & Associates Firm - Industrial Property Law Firm and European Patent Attorney is located in Marne-la-Vallée (77) and its activities extend throughout Europe. They operate in the legal and intellectual property domains with particular skills in matters concerning patents. The Touroude & Associates Firm

- Industrial Property Law Firm and European Patent Attorney works with businesses, local authorities, associations, project developers, and independent inventors. The Firm has accumulated a significant amount of experience counselling innovative businesses and in the protection of intangible assets, most of which are patents.

In this context, the Touroude & Associates Firm - Industrial Property Law Firm and European Patent Attorney wishes to offer to businesses, local authorities, associations, project developers, and independent inventors, access to a remote counselling website located at www.yesmypatent.com, allowing them to get automated assistance in determining the patentability of their invention, to request a quote from the Firm for a more complete patentability study, a background search, the drafting and filing of a patent application with the INPI [Institut National de la Propriété Industrielle - National Institute of Industrial Property], and more complex patent procedural tasks in France, in Europe, and internationally.

The Touroude & Associates Firm - Industrial Property Law Firm and European Patent Attorney commits to ensuring the Website presents all the guarantees inherent in the rules of professional ethics for Intellectual Property counselling

ARTICLE 1 - Objective and Scope

These General Terms of Use (hereafter "GTU") aim to define the terms under which the Touroude & Associates Firm - Industrial Property Law Firm and European Patent Attorney provides the Website to the Users as well as each party's reciprocal obligations in connection with use of the Services.

Consequently, the User accepts, without restriction, the present GTU in its entirety before any use of Services. These GTU are accessible on every page of the website.

Simple navigation of the Website or use of Services before even ordering a Service automatically warrants acceptance of these GTU by the User.

ARTICLE 2 - Definitions

The words and expressions to follow begin with a capital letter, in singular or plural form, and are used in these GTU with the following meaning:

"Terms and Conditions of Sale - Fee Agreement" (hereafter "TCS - Fee Agreement): contract required between the User and the Touroude & Associates Firm- Industrial Property Law Firm and European Patent Attorney in relation to the provision of on-line consultation services "To protect your invention" described in Article 5.2 below), which specifies, in particular, the amount or the way of determining the fees covering the foreseeable procedures, as well as the various costs and disbursement expenses projected.

"Website": secure internet website of the Touroude & Associates Firm - Industrial Property Law Firm and European Patent Attorney, accessible to the Users at the URL www.yesmypatent.com" and allowing access to the Services under the terms and conditions provided by these GTU.

"Provision": intellectual services provided by the Touroude & Associates - Industrial Property Law Firm and European Patent Attorney courtesy of the services offered on the Website, and whose methods of execution are described in Article 5 below and regulated by the TCS - Fee Agreement regarding the Provisions which are available on-line by paying via the Website in the section "Protect your invention".

"Service": connection service between the User and the Touroude & Associates Firm - Industrial Property Law Firm and European Patent Attorney provided via the Website under the conditions specified in Article 5

"Description of service" below.

"Secure payment solution": set of payment tools made available on the Website via the Ingenico e-Commerce Solutions payment service and its secured payment solution OGONE, which allows the User to pay for

Provisions under the terms fixed in the OGONE's General Terms and Conditions. Preferable the secured payment Solution must be used by the Client for payment of the provision "Protect your invention" as it is described in Article 5.2 below for the quick processing of one's dossier, or if not, a bank transfer will be substituted for it. No other payment solution (check, cash...) shall be accepted.

"User": any physical person more than 18 years of age and enjoying their full legal rights, or any public or private corporation navigating the Website and/or subscribing to the Service.

ARTICLE 3 - LEGAL DISCLAIMERS

PUBLISHER INFORMATION

The present website YesMyPatent is published by:

Touroude & Associates, Industrial Property Law Firm

SAS [Société par actions simplifiée - Simplified joint-stock company] with a capital of €5000, registered in the Meaux RCS [Registre du Commerce et des Sociétés - Trade and Coporate Registry] under number 810040808 whose corporate headquarters are located at 1 rue Albert Einstein 77436 Marne-la-Vallée, France

Phone: +33 1 70 00 64 01

Email: contact@yesmypatent.com

Magali Touroude Pereira, INPI France certified Industrial Property Attorney and European Patent Attorney certified by the European Patent Office, is responsible for publication and is registered in the CNCPI [Compagnie National des Conseils en Propriété Industrielle - National Company of Industrial Property Attorneys]

WEBSITE HOSTING

This website is hosted by OVH, Simplified joint-stock company located at 2 rue Kellermann, 59100 Roubaix, France.

RIGHT TO ACCESS AND CORRECTION

In accordance with the law "information technology and liberties" of January 6, 1978 amended, you have the right to access, correct, and delete information about you which you can exercise by sending us an email to [contact@yesmypatent.com]

For more information about this subject, please see our Terms and Conditions of Sale at the address <https://www.yesmypatent.com/page/ConditionsGenerales>

INTELLECTUAL PROPERTY

This internet website, as well as the texts and images found therein, are protected by copyrights. The combination of these elements remain the exclusive property of YesMyPatent. Any reproduction, even partially, is strictly prohibited.

ARTICLE 4 - ACCESS TO SERVICES

All Users may freely navigate the Website. However, a Service subscription is necessary to protect one's invention and obtain a quote.

General prerequisites

To access the Services, the User agrees to:

Activate JavaScript

Enable cookies in their internet browser preferences

Have a minimal active internet connection and of sufficient level

Have a current and up-to-date operating system

Use a current internet navigator

physical person: be over 18 years of age, has total legal authority and use the services for his own account or the needs for his own professional activity if he is not the consumer.

legal entity: subscribe to the services exclusively as a professional, by way of a legal representative or duly authorized agent.

If the User fails to comply with the aforementioned requirements they may not use the Services in whole or in part. The User acknowledges that misrepresentation may result in an intervention from the Touroude & Associates Firm - Industrial Property Law Firm and European Patent Attorney, without prejudice to the civil or criminal sanctions that may incur for this reason.

Prerequisites for usage of the secured payment Solution

For payment of the on-line Provision "Protect your invention" as described in Article 5.2 below, via the secured on-line payment solution offered by the Website, the User must respect the terms and conditions set forth in the Ingenico e-Commerce Solutions Terms and Conditions that the User must first accept before paying for their Provision.

The user acknowledges and accepts that by subscribing to these:

Ingenico e-Commerce Solutions imposes additional prerequisites, indispensable to use of the Secure Payment Solution, of which they should be well aware before using the Secure Payment Solution.

Failure to comply with these prerequisites may result, in particular, without the right to compensation of any kind, the User. In this case it will be necessary to make a bank transfer to

TOUROUDE & ASSOCIATES

1 rue Albert Einstein

Champs sur Marne - 77436 MARNE LA VALLEE Cedex

CIC BUSSY SAINT GEORGES Rue Konrad Adenauer 77600 Bussy Saint Georges IBAN: FR76 3008 7338 0900 0205 7330 153

BIC [Swift] Code: CMCIFRPP

Intra-Community VAT No. FR 60 81004080

ARTICLE 5 - DESCRIPTION OF SERVICES

The Website allows the User to request three types of services:

generate a free first step in the patentability study (patentable nature of their invention, hereafter "Preliminary Analysis").

draw up a quote by the Touroude & Associates Firm - Industrial Property Law Firm and European Patent Attorney when the User's invention requires a complete patentability study with an option for complementary background research

draw up a quote by the Touroude & Associates Firm - Industrial Property Law Firm and European Patent Attorney when the User's invention is patentable for protection of the invention. For example: the drafting and filing of a patent in France, the drafting and filing of a patent in Europe, the drafting and filing of an international patent...

draw up a quote by the Touroude & Associates Firm - Industrial Property Law Firm and European Patent Attorney for the management of procedures throughout the life cycle of the patent for example: the payment of annual taxes, the response to the preliminary research report sent by the INPI or EPO, the response to a notification of irregularity sent by the INPI or EPO, the response to a notification before a rejection ruling sent by the INPI or EPO, extension of the patent internationally, translations of the patent...

Preliminary Schedule

The User that wishes to draw up the free first step of the patentability study (said "Preliminary analysis of patentability") begins the process of automated assistance by clicking on the button "START MY FREE STUDY" available on the page PROTECT YOUR INVENTION.

The User is thus redirected to the form "new ? Create an account", in which they must fill in the following information:

E-mail

First name

Last name

To confirm creation of their account, the User must accept the TCS. To do this, they check the box "By clicking on create, I declare having read and agree to the terms and conditions". By clicking on "Terms and Conditions of Sale", the TCS, GTU CGS may be downloaded in PDF format. The user becomes aware of it.

The User confirms acceptance of the TCS, GTU, and CGS and their request to create an account by clicking on

"CREATE MY ACCOUNT".

The User receives an email at the email address they provided with the following message:

"Click here to verify your email address and to continue to the procedure for protection of your project."

The User confirms the creation of their account by clicking on the identification link in the email, identified by the word "HERE".

The User is redirected to the Website and then chooses a password, which they shall confirm by re-typing it into the space

"confirm your password", and validating it by clicking on "CONFIRM".

The User clicks on the button "BEGIN MY FREE STUDY" available on the page PROTECT YOUR INVENTION on the website.

The website then asks several multiple choice questions to which the User responds with a single click. The User validates their form by clicking on "I submit my form".

At the end of the questionnaire, the Website automatically generates a Preliminary Analysis according to the responses provided, which is sent by email to the User, and the information in document form is sent by mail.

All the specifications of the Preliminary Analysis are subject to an e-Soleau packet with the INPI.

The User may copy and cite the Preliminary Analysis as many times as they wish under the sole condition that they cite the source: "www.yesmypatent.com" or Touroude & Associates - Industrial Property Law Firm and European Patent Attorney".

The User is informed and agrees that, if they do not respect this condition, it may result in the sanctions set forth by Article 11 of these GTU.

The User is informed and agrees that the Preliminary Analysis does not constitute a consultation from the Industrial Property Firm but is information in document form.

If the Preliminary Analysis is negative, the User will get the following message: "We apologize, this invention does not seem patentable".

If the User wishes to resubmit responses to the questionnaire, they may click on "RETURN" If the Preliminary Analysis is positive, the User will get the following message:

"Congratulations!

Your invention has successfully passed the free first step of the patentability study.

You may now be able to describe it in more detail by clicking here so that our INPI or EPO approved experts in Industrial Property counselling may ensure that this responds well to the set of patentability criteria in France or Europe”.

If the User wishes to pursue and order a fee-based patentability study, they must click on the identification link in the email "HERE", or on the button "CONTINUE" on the Website.

If the User wishes to resubmit responses to the questionnaire, they may click on the button "RETURN" on the Website.

Protect your invention

Patentability Study

The User who wishes to order a fee-based Patentability Study from the Touroude & Associates Firm - Industrial Property Law Firm and European Patent Attorney must click on the identification link "HERE" in the email, or

"CONTINUE" on the Website.

The User is thus redirected to a form, in which they must provide the following information:

Telephone number

The User must chose a status between physical person and legal entity.

If the User choses the physical person status, they must fill in the following fields:

Street

City

Postal code

Country

If the User choses the legal entity status, they must fill in the following fields:

Corporation

Inter-community VAT (optional)

Street

City

Postal code

Country

Once the fields have been completed the User clicks on "CONFIRM"

The User is then redirected to a form, in which they must provide the following information:

The name of your project

Your category

Summary of your invention (maximum 1000 characters)

Technical problem solved (maximum 1000 characters)

State of the art (maximum 1000 characters)

Detailed description of the solution (maximum 1000 characters)

Potential applications (maximum 1000 characters)

Description of the technical design (maximum 1000 characters)

Other information (maximum 1000 characters)

Do you have constraints of time, location, disclosure? (maximum 1000 characters)

Optionally, the User may download the documents to communicate to the Touroude & Associates Firm - Industrial Property Law Firm and European Patent Attorney.

The Touroude & Associates Firm - Industrial Property Law Firm and European Patent Attorney does not guarantee being able to read all types of files. They recommend sending files in .pdf format.

The User is also invited to provide the following number and information about the Inventors:

email

last name

first name

business address

employer

nationality

Background search Option:

For an additional amount, starting at €750 excluding taxes, the User may order a search of patents and scientific literature published in the invention's technical field and your Industrial Property Firm YesMyPatent™ shall study the results. If you do not order this additional research, the patentability study shall be conducted based on the "State of the art" documents that you have provided us.

Once the fields have been completed, the User confirms their order by clicking "SEND". The Touroude & Associates - Industrial Property Law Firm and European Patent Attorney shall respond to the User as quickly as possible by mail.

This response will include the following components:

the possibility or impossibility of taking on the dossier after an analysis of the risks of conflicts of interest, and the availability according to the technical skill required from the Industrial Property Attorneys working for the Touroude & Associates Firm - Industrial Property Law Firm and European Patent Attorney

and, if the Touroude & Associates Firm - Industrial Property Law Firm and European Patent Attorney indicates that it is possible to take on the dossier:

the price quote, under the conditions described in Article 6.2 below

a link "see my quote" which leads to an identification page, to verify the quote and then payment

If the Touroude & Associates Firm - Industrial Property Law Firm and European Patent Attorney indicates being able to take on the dossier and if the User agrees to the price, they may click on the button "accept the quote" and be redirected to a window where they will provide their name and signature and then click on the button "sign and confirm".

The User is informed of the fact that the rules of the Industrial Property counselling profession require knowledge of the identity of its clients. Consequently, the User accepts that this identification is a prerequisite for taking on the dossier.

Provision of legal proof of identity may be also be required.

The User may then chose their payment method: either immediately by credit card by clicking on the button "pay now" or by bank transfer.

If the User clicks on "pay now" they will be redirected to the Secured Payment Solution page. They will fill out their bank account information according to the indications provided by the Secured Payment Solution.

Once the payment has been verified by the Secured Payment Solution, the User will be redirected to a webpage confirming their order.

In the event of payment failure or cancellation, the User will be redirected to an Ingenico e-Commerce Solutions webpage confirming the payment failure.

If the User choses to proceed with payment by bank transfer, they will receive a order confirmation email after receipt of the funds from the bank account of Touroude & Associates Firm - Industrial Property Law Firm and European Patent Attorney. This operation may take several business days and the order shall only be definitively validated once the funds have been successfully received.

Only the full payment of a quote by the User, by credit card or bank transfer, shall constitute a valid order.

The Touroude & Associates Firm - Industrial Property Law Firm and European Patent Attorney commits to communicating a response or get back to the User by mail within 7 business days following the receipt of payment.

If they are unable to respond within the established timeframe, the Touroude & Associates Firm - Industrial Property Law Firm and European Patent Attorney will send a message within 7 business days following the receipt of payment and will notify the client of the new delay.

drafting and submission of French patent application

The User with a patentability study, conducted via YesMyPatent by the Touroude & Associates Firm - Industrial Property Law Firm and European Patent Attorney according to section 5.2.1 of this contract, may order the drafting and submission of a French patent application from the Touroude & Associates Firm - Industrial Property Law Firm and European Patent Attorney by signing into their account on the Website and clicking on the activation link "Order my patent" in the patentability study dossier. The User may click on the number of stars that it wishes to attribute to the Industrial Property Attorney for conducting the patentability study.

The User with a patentability study, conducted by another means than via YesMyPatent by the Touroude & Associates Firm - Industrial Property Law Firm and European Patent Attorney according to section 5.2.1 of this contract, may order the drafting and submission of a French patent application from the Touroude & Associates Firm - Industrial Property Law Firm and European Patent Attorney by signing into their account on the Website and clicking on the button "Starting at €2,200 excluding tax" available on the home page. The User will then be directed to a form, in which they must complete the following information:

"Load your patentability study"

Once the fields have been completed, the User confirms their order by clicking on "SEND". The Touroude & Associates Firm - Industrial Property Law Firm and European Patent Attorney will respond to the User by email as soon as possible.

This response will include the following components:

the possibility or impossibility of taking on the dossier after analysis of the risks of conflicts of interest, and availability according to the technical skill required by the Industrial Property Attorneys working for the Touroude & Associates - Industrial Property Law Firm and European Patent Attorney

and, if the Touroude & Associates Firm – Industrial Property Law Firm and European Patent Attorney indicates that it is possible to take on the dossier:

the price quote, under the conditions described in Article 6.2 below

the quote with the price, under the conditions described in Article 6.2 below

a link "see my quote" which leads to an identification page, to verify the quote and then payment

If the Touroude & Associates Firm – Industrial Property Law Firm and European Patent Attorney indicates being able to take on the dossier and if the User agrees to the price, they may click on the button "accept the quote" and be redirected to a window where they will provide their name and signature and then click on the button "sign and confirm".

The User is informed of the fact that the rules of the Industrial Property counselling profession require knowledge of the identity of its clients. Consequently, the User accepts that this identification is a prerequisite for taking on the dossier.

Provision of legal proof of identity may also be required.

The User may then chose their payment method: either immediately by credit card by clicking on the button "pay now" or by bank transfer.

If the User clicks on "pay now" they will be redirected to the Secured Payment Solution Page. They will fill out their bank account information according to the indications provided by the Secured Payment Solution.

Once the payment has been verified by the Secured Payment Solution, the User will be redirected to a webpage confirming their order.

In the event of payment failure or cancellation, the User will be redirected to an Infenico e-Commerce Solutions webpage confirming the payment failure.

If the User chooses to proceed with payment by bank transfer, they will receive an order confirmation email after receipt of the funds from the bank account of Touroude & Associates Firm – Industrial Property Law Firm and European Patent Attorney. This operation may take several business days and the order shall only be definitively validated once the funds have been successfully received.

Only the full payment of a quote by the User, by credit card or bank transfer, shall constitute a valid order.

The Touroude & Associates Firm - Industrial Property Law Firm and European Patent Attorney commits to communicating a response or get back to the User by mail within 7 business days following the receipt of payment.

If they are unable to respond within the established timeframe, the Touroude & Associates Firm – Industrial Property Law Firm and European Patent Attorney will send a message within 7 business days following the receipt of payment and will notify the client of the new delay.

If it is not possible to take on the dossier after analysis of the risks of conflicts of interest, and availability according to the technical skills required of the Industrial Property Attorney working for the Touroude & Associates Firm – Industrial Property Law Firm and European Patent Attorney, the Touroude & Associates Firm – Industrial Property Law Firm and European Patent Attorney does not promise to supply the User with the contact information of another Industrial Property Law Firm if they indicate not being competent enough to respond to the User's

request. If they do so, they do not guarantee that the recommended Industrial Property Law Firm will declare itself competent enough to respond to the User's request. The User is informed of the fact that this is simply a recommendation, with no commitment on the part of either the Touroude & Associates Firm – Industrial Property Law Firm and European Patent Attorney, or the recommended Industrial Property Attorney Firm.

Likewise the User recognizes and accepts that, as part of the "Protect your invention" Services, and in particular the

"Patentability Study" and "drafting and filing of a French patent application" subject of the present article, the Website is a link between the User and the Touroude & Associates Firm – Industrial Property Law Firm and European Patent Attorney. For this reason, the User recognizes and accepts that the services subsequent to filing of the patent application with INPI will not be supplied on-line, but through the standard interactions with the members of the Touroude & Associates Firm – Industrial Property Law Firm and European Patent Attorney, by any means.

Any breach of these GTU as well as any violation or suspicion of violation shall lead to the immediate halt of the Service without notice.

ARTICLE 6 - PRICES AND PAYMENT METHODS

All prices and payment methods shall apply according to the Service:

Prices and payment methods applicable to the Service: "Preliminary Analysis"

The Service "Preliminary Analysis" is completely free.

Prices and payment methods applicable to the Service "Protect your invention - Patentability study"

The price and payment methods for the Service "Protect your invention" are subject to the TCS - Fee Agreement, which the User must accept when ordering the service.

The minimum price for the Patentability Study is six hundred and ninety-nine (699) Euros excluding taxes. The minimum price for the drafting and filing of a French patent application is two thousand two hundred (2,200) Euros excluding taxes.

The quote is established based on the normal prices of the Touroude & Associates Firm – Industrial Property Law Firm and European Patent Attorney

It should also be noted that, as part of the Service "Request a quote", the Website is a link between the User and the Touroude & Associates Firm – Industrial Property Law Firm and European Patent Attorney. For this reason, the User recognizes and accepts that the subsequent services are not supplied on-line, but through the standard interactions with the members of the Touroude & Associates Firm – Industrial Property Law Firm and European Patent Attorney.

Consequently, the User recognizes and accepts the fact that the work proposed in the quote will only be conducted after an express agreement is formulated by the User with regard to its nature, price, and payment method, and after payment for said quote is made

in full. This quote shall take the form of a Fee Agreement, as part of the set of regulations applicable to the Industrial Property counselling profession.

The User recognizes and accepts that the price is proposed on a case-by-case basis, depending on the nature of the question and the scope of possible research to supply by the Touroude & Associates Firm – Industrial Property Law Firm and European Patent Attorney.

Consequently, the User acknowledges and accepts that the definitive price is set in the first email sent by the Touroude & Associates Firm – Industrial Property Law Firm and European Patent Attorney as is described in Article 5.2 of these GTU. They remain free to accept or refuse the price conditions contained in such email.

Unless otherwise expressly agreed by the Touroude & Associates Firm – Industrial Property Law Firm and European Patent Attorney, the User shall preferably pay for Services via the Secured Payment Solution for the quick handling of their dossier, or by bank transfer. The User is informed that by accepting the General Terms and Conditions of the publisher of the Secured Payment Solution (Ingenico e-Commerce Solutions), of which the Touroude & Associates Firm – Industrial Property Law Firm and European Patent Attorney is not part, they are contractually linked to Ingenico e-Commerce Solutions, and that these General Terms and Conditions are exclusively applicable to them in the context of usage of the Secured Payment Solution.

ARTICLE 7 - NO RIGHT OF RETRACTION

According to Article L 121-28 1° of the Consumer Code, the User may only exercise their retraction for the provision of services that are fully completed before the end of the retraction period and whose performance has commenced after express agreement by the User and express waiver of their right to retraction.

The User thus formally acknowledges and accepts that, whenever they have expressly accept the execution of Services and expressly waived their right to retraction before the said timeframe has expired, they may not validly invoke this right.

ARTICLE 8 - LIABILITY

The User guarantees that the personal information provided on the Website are current and correct.

The User is informed of the fact that, in the case of identity theft, they may pursue both civil and penal recourse. The User agrees to not load any dossier that may damage the Website.

ARTICLE 9 - INTELLECTUAL PROPERTY

All components of the Website are property of the Touroude & Associates Firm – Industrial Property Law Firm and European Patent Attorney.

These GTU do not confer any property rights to the User concerning the components of the Website made available to them for their Service needs.

No components of the Website may be shown, reproduced, altered, in any manner whatsoever, under any pretenses whatsoever, in whole or in part, without the prior written notice of the Touroude & Associates Firm – Industrial Property Law Firm and European Patent Attorney.

The User is informed that any breach constitutes an act of counterfeit sanctioned by Articles L335-2 and following of the Intellectual Property Code, and that they may be prosecuted.

ARTICLE 10 - PERSONAL DATA AND PROFESSIONAL SECRECY

Collection of data

The Touroude & Associates Firm – Industrial Property Law Firm and European Patent Attorney needs to collect the User's personal information to perform the Services.

This data is likely to be communicated to third parties hosting and/or insuring support of the Website or provision of the secured payment solution and, generally, to all the suppliers operating on the Website in order to allow the Touroude & Associates Firm – Industrial Property Law Firm and European Patent Attorney to perform their Services.

In particular the Touroude & Associates Firm – Industrial Property Law Firm and European Patent Attorney may collect or give instructions to its suppliers to collect the following information from the User, without necessarily and directly having access thereto:

Last name, first name,

Home and/or business address,

Intra-community VAT No.,

E-mail address

Home/Cell phone numbers

Payment information/bank card,

Data on the management of responses

Apart from the above-mentioned cases, the Touroude & Associates Firm – Industrial Property Law Firm and European Patent Attorney shall only send the personal information upon judicial request and in strict compliance with applicable regulations and professional discretion.

Rights of the Users

In accordance with Law no. 78-17 of January 6, 1978 modified, the User has, at all times, the right:

to access, modify, change, or delete the information concerning them

to oppose, for legitimate reasons, the processing of certain personal data concerning them

to oppose, at no charge, that their information be used for prospecting purposes, in particular commercial

to question the Touroude & Associates Firm – Industrial Property Law Firm and European Patent Attorney as responsible for control of the data, in order to obtain (i) confirmation that their personal information are or are not the subject of a dossier,

(ii) information relating to the dossier, to the categories of personal information collected, and to the recipients to whom the data are communicated, (iii) communication, in an accessible form, of the personal information concerning them as well as any information available as to its origin

to require that their personal information, as the case may be, corrected, completed, updates, or erased if they are inaccurate, incomplete, incorrect, out-of-date or whose collection, usage, communication, or custody is forbidden.

These rights may be exercised by sending an email to the following address: contact@yesmypatent.com or a letter to the following address: Touroude & Associates 1 rue Albert Einstein 77436 Marne La Vallée Cedex. The User must attach a copy of their ID to their request, without which their request will not be processed.

Even after the completion of Services, for reasons of professional, accounting, and fiscal order specific to the Industrial Property counselling profession, and for whatever purpose of evidence, the User's information may be kept and archived confidentially by the Touroude & Associates Firm – Industrial Property Law Firm and European Patent Attorney, in accordance with current law.

ARTICLE 11 - COOKIES

For viewing the video on the Website's homepage, the User is informed that the Website uses cookies (tracer and "connection witnesses").

When visiting the site, the latter may likely be installed in the User's computer, subject to the choices and options that they may express at any time.

The cookie used by the Website is an advertising network cookie (DoubleClick).

With the exclusive purpose of facilitating the viewing of video on the home page, this cookie is not subject to their consent.

The User may at any moment erase this cookie or refuse its collection in their internet navigator preferences. In that case, they acknowledge and accept that the video on the home page is not guaranteed to work.

ARTICLE 12 - FORCE MAJEURE

Neither the Touroude & Associates Firm – Industrial Property Law Firm and European Patent Attorney, nor the User shall be responsible for any damages directly linked to a force majeure event as retained by French case law (including the interruption, suspension, reduction, or cut in electricity or telecommunication network) of which the defaulting party shall notify the other party without delay and shall do everything possible to limit.

ARTICLE 13 - GTU AND SERVICE MODIFICATIONS, SUSPENSION OR DEFINITIVE SHUTTING DOWN OF THE WEBSITE, TERMINATION

The Touroude & Associates Firm – Industrial Property Law Firm and European Patent Attorney may make unilateral changes to the Services and GTUs at any time, which the User expressly acknowledges and accepts. The User shall be informed of any modification, by any means at the convenience of the Touroude & Associates Firm – Industrial Property Law Firm and European Patent Attorney.

In the event of such a modification, the applicable general terms and conditions remain those which were in force on the day the Services were ordered.

The User may refuse these modifications by giving up the Use of Services.

The Touroude & Associates Firm – Industrial Property Law Firm and European Patent Attorney reserves the right to suspend or stop Services at any time, and shall inform the User by any means. In the event of a definitive termination of Services, these GTU shall be fully terminated by the Touroude & Associates Firm – Industrial Property Law Firm and European Patent Attorney, without rights to compensation from the User.

Finally, the Touroude & Associates Firm – Industrial Property Law Firm and European Patent Attorney reserves the right to suspend Services mainly for reasons of maintenance intervention on the Website or to block access to certain Users in the event of authentication failure or an event that the Touroude & Associates Firm – Industrial Property Law Firm and European Patent Attorney considers to be abnormal in the use of Services.

ARTICLE 14 - TERMINATION OF THE GTU

The User recognizes and accepts that the Touroude & Associates Firm – Industrial Property Law Firm and European Patent Attorney may freely terminate, assign, or transfer, in any form whatsoever, their rights and obligations resulting from these GTU to third parties of their choice and that it will therefore be, starting on the first day of termination of these GTU, entirely free of their obligations in regard to provision of Services.

The User shall be notified of this termination. If the User opposes this termination, they renounce all use of Services.

The User may under no circumstances sell or transfer to third parties, for a fee or for free, in any form whatsoever, the benefit of these GTU without the express prior agreement of the Touroude & Associates Firm – Industrial Property Law Firm and European Patent Attorney.

ARTICLE 15 - SEVERABILITY

If one of the articles of these GTU becomes nul or unenforceable by law or regulation or as a result of a court order, the other articles shall retain their full force and scope.

ARTICLE 16 - WAIVER

If the Touroude & Associates Firm – Industrial Property Law Firm and European Patent Attorney does not use one or more provisions of these GTU does not imply a waiver of all of said GTU.

ARTICLE 17 - DISPUTE RESOLUTION

For any dispute between the User and the Touroude & Associates Firm – Industrial Property Law Firm and European Patent Attorney, the User may get:

For any dispute concerning the fees: the National Company of Industrial Property Attorneys

In general, outside the competence of the President of the National Company of Industrial Property Attorneys and for any dispute relating to the interpretation, conclusion, or execution of these GTU: the Courts of Meaux if the User is a business; all other competent jurisdiction if the User is a consumer.

These GTU are written in the English language. They may only be interpreted in their original version. They are subject to French Law.