

**MADRID AGREEMENT/MADRID PROTOCOL
CONCERNING THE INTERNATIONAL REGISTRATION OF TRADE MARKS**

REFUSAL OF PROTECTION

notified to the International Bureau of the World Intellectual Property Organization (WIPO)
under Article 5 of the Madrid Agreement/Madrid Protocol

The boxes are crossed off when applicable

I.	Office having declared refusal of protection: Deutsches Patent- und Markenamt D-80297 München (Federal Republic of Germany)	Telephone +49 (0)89 2195-0 Teleprinter +49 (0)89 2195-4000 Extension no. +49 (0)89 2195-4047
II.	No. of the international registration in respect of which protection has been refused: 1 406 247 No. of basic national registration: m201722606	
III.	Name and address of the holder of the registration in respect of which protection has been refused: DANVISTANO TRADING LTD, Corner Hutson & Eyre Street, Blake Building, Suite 302, Belize City, BZ	
IV.	Provisional/final refusal (see item VIII below)	
V.	Grounds for refusal (earlier opposed trade marks and/or other grounds): – see item X –	
VI.	Applicable sections of the national law: – see item X –	
VII.	<input type="checkbox"/> Refusal for all products/services. <input type="checkbox"/> Refusal for all products/services excepting: <input checked="" type="checkbox"/> Refusal for products/services as follows: – see item X –	
VIII.	Objection to and legal remedies concerning the decision to refuse protection (<i>please quote the international registration no/cl. 07 in all correspondence</i>): The holder of the trade mark may submit his objections to the present refusal to Deutsches Patent- und Markenamt (<i>address as indicated in item I above</i>) within four months from the date on which the notification of refusal was dispatched by WIPO, exclusively through the agency of a representative (<i>Patentanwalt or Rechtsanwalt</i>) who is authorised and empowered to represent the holder of the trade mark in proceedings before the German Patent and Trade Mark Office, before the Federal Patent Court and in civil litigation affecting this trade mark, as well as to file motions for criminal prosecution. The details of the refusal will be communicated to that representative. During the above time limit, the refusal of protection is provisional. In the absence of objections to the refusal within the time limit of four months, the latter will become final without further notification. Within an additional time limit of one month the holder may, however, file an objection (<i>Erinnerung</i>) together with the fee of EUR 150 for objection. In the absence of an objection refusal shall become final. The special motion (<i>Erinnerung</i>) shall be addressed directly to Deutsches Patent- und Markenamt (<i>address as indicated in item I above</i>) through the agency of a representative (<i>Patentanwalt or Rechtsanwalt</i>) who is authorised and empowered to represent the holder of the trade mark in proceedings before the German Patent and Trade Mark Office, before the Federal Patent Court and in civil litigation affecting this trade mark, as well as to file motions for criminal prosecution.	
IX.	Date of pronouncement of refusal: November 2, 2018	

X. (Title and date of the applicable national law)

Extract from the Trade Mark Law Version of 19/10/2013, Section 96 updated

Absolute obstacles to protection

8. - (1) Signs eligible for protection as a trade mark within the meaning of section 3 which cannot be depicted graphically shall be excluded from registration.
- (2) The following trade marks shall be excluded from registration
1. those which are devoid of any distinctive character for the goods or services,
 2. which consist exclusively of signs or indications which may serve, in the course of trade, to designate the nature, quality, quantity, intended purpose, value, geographical origin or the time of production of the goods or of rendering of the services or to designate other characteristics of the goods or services,
 3. which consist exclusively of signs or indications which have become customary in the current usage or in the bona fide and established practices of the trade to designate the goods or services,
 4. which are of such a nature to mislead the public, in particular with regard to the nature, the quality or the geographical origin of the goods or services,
 5. which are contrary to public policy or to accepted principles of morality,
 6. which contain state coats of arms, state flags or other sovereign state symbols or coats of arms of a domestic locality or of a domestic municipal or other local authority association,
 7. which contain official certification marks or hallmarks which are excluded from registration as a trade mark in accordance with a notice made by the Federal Ministry of Justice in the Federal Law Gazette (BGBl.),
 8. which contain coats of arms, flags or other symbols, seals or designations of international intergovernmental organisations which are excluded from registration as a trade mark in accordance with a notice made by the Federal Ministry of Justice in the Federal Law Gazette,
 9. the use of which can evidently be prohibited in the public interest in accordance with other provisions, or
 10. which have been applied for in bad faith.

(3) Subs. 2 Nos. 1, 2 and 3 shall not apply if, prior to the point in time of the decision on registration, the trade mark has become established in the trade circles involved as a result of its use for the goods or services for which the application was filed.

(4) Subs. 2 Nos. 6, 7 and 8 shall also be applied if the trade mark contains the imitation of a sign listed there. Subs. 2 Nos. 6, 7 and 8 shall not be applied if the applicant is empowered to include in the trade mark one of the signs listed therein, even if it can be confused with one of the other signs listed therein. Subs. 2 No. 7 shall furthermore not be applied if the goods or services for which the trade mark application was filed are neither identical with nor similar to those for which the certification mark or hallmark has been introduced. Subs. 2 No. 8 shall further not be applied if the trade mark applied for is not suitable to create among the public the incorrect impression of a connection with the international intergovernmental organisation.

Trade marks that have been filed or registered as relative obstacles to protection

9. - (1) The Registration of a trade mark may be cancelled
1. if it is identical to a trade mark applied for or registered which has older seniority and the goods or services for which it was registered are identical with the goods or services for which the trade mark with older seniority was filed or registered,
 2. if the likelihood of confusion exists, including the likelihood of association between the trade marks, for the public because of its identity with or similarity to a trade mark applied for or registered with older seniority and owing to the identity or similarity of the goods or services covered by both trade marks, or
 3. if it is identical with or similar to a trade mark applied for or registered with older seniority and has been registered for goods or services which are not similar to those for which the trade mark with older seniority has been filed or registered, if the trade mark with older seniority is a trade mark which has a reputation in this country and the use of the registered trade mark would without due cause take unfair advantage of, or be detrimental to, the distinctive character or the repute of the trade mark which has a reputation.

(2) Applications for trade marks shall only constitute an ground for refusal within the meaning of subs. 1 if they are registered.

Opposition

42. - (1) Within a three-month period after the date of the publication of the registration of the trade mark in accordance with section 41, the proprietor of a trade mark or of a commercial designation with older seniority may lodge an opposition against the registration of the trade mark.

(2) The opposition may only invoke that the trade mark may be cancelled

1. because of a trade mark applied for or registered with older seniority in accordance with section 9,
2. because of a well-known mark with older seniority in accordance with section 10 in conjunction with section 9,
3. because of its registration for an agent or representative of the trade mark proprietor in accordance with section 11, or
4. because of a trade mark not registered with older seniority in accordance with section 4 No. 2 or of a commercial designation with older seniority in accordance with section 5 in conjunction with section 12.

(3) (repealed)

Objection of insufficient use, decision on the opposition

43. - (1) If the opposition has been lodged by the proprietor of a registered trade mark with older seniority, he/she shall, if the other party disputes the use of the trade mark, make a plausible case that he/she, within the last five years prior to the publication of the registration of the trade mark which is targeted by the opposition, has been used in accordance with section 26 insofar as it has been registered for at least five years at this point in time. If the period of five years of non-use ends after the publication of the registration, the opponent, if the other party disputes the use, must make a plausible case that the trade mark has been used in accordance with section 26 within the past five years prior to the decision on the opposition. Only those goods or services shall be taken into consideration in the decision with respect to which a plausible case has been made for use.

(2) If the examination of the opposition reveals that the trade mark is to be cancelled for all or part of the goods or services in respect of which it is registered, the registration shall be cancelled in full or in part. If the registration of the trade mark cannot be cancelled, the opposition shall be refused.

(3) If the registered trade mark is to be cancelled because of one or several trade marks with older seniority, the proceedings on further objections may be suspended until a decision has been handed down with legal force on the registration of the trade mark.

(4) Section 52 subs. 2 and 3 shall be applied mutatis mutandis in the event of cancellation in accordance with subs. 2.

Domestic representative

96. - (1) Any person who has neither their residence nor principal place of business nor an establishment in Germany may participate in the proceedings before the German Patent and Trade Mark Office or the Federal Patent Court which are regulated under this Act and assert the rights deriving from a trade mark only if he has appointed as his representative a lawyer or patent attorney who is authorised and empowered to represent him in proceedings before the German Patent and Trade Mark Office, before the Federal Patent Court and in civil litigation affecting this trade mark, as well as to file motions for criminal prosecution.

(2) The place where a representative appointed pursuant to subsection (1) has his commercial premises shall be deemed, within the meaning of section 23 of the Code of Civil Procedure, to be the place where the asset is located; if there are no such commercial premises, the place where the representative is residing in Germany shall be decisive or, if there is no such place, the place where the German Patent and Trade Mark Office has its seat.

(3) The legal termination of the appointment of a representative in accordance with subsection (1) shall not become effective until the German Patent and Trade Mark Office or the Federal Patent Court has been informed of both the termination of this appointment and the appointment of another representative.

Application of the provisions of this Act; language

107. (1) The provisions of this Act shall be applied mutatis mutandis to the international registration of trade marks in accordance with the Madrid Agreement Concerning the International Registration of Marks (Madrid Agreement on Marks) carried out through the intermediary of the Patent Office or whose protection covers the territory of the Federal Republic of Germany unless provided otherwise in this Chapter or in the Madrid Agreement on Marks.

(2) All and any applications, as well as other communications in the proceedings for international registration and the list of goods and services, shall be submitted in either French or English, at the choice of the applicant.

Opposition

114. - (1) The publication of the registration (section 41) for internationally-registered trade marks shall be substituted by publication in the Information Notice published by the International Bureau of the World Intellectual Property Organisation.

(2) The time limit to lodge the opposition (section 42 subs. 1) against the granting of protection for internationally-registered trade marks shall commence on the first day of the month following the month stated as the issue month of the edition of the Information Notice containing the publication of the internationally-registered trade mark.

(3) Refusal of protection shall take the place of the cancellation of the registration (section 43 subs. 2).

Extract from the Trade Mark Ordinance version of 11 May 2004

Section 46

Refusal of Protection

(1) Where protection is, in full or in part, refused to an international registration the protection of which has been extended to the territory of the Federal Republic of Germany under Article 3ter of the Madrid Agreement or under Article 3ter of the Protocol Relating to the Madrid Agreement, and where this refusal is communicated to the International Bureau of the

World Intellectual Property Organization to be transmitted to the proprietor of the international registration, the time limit for appointing a representative in Germany shall, to avoid final refusal, be fixed to four months from the date on which notification of refusal was dispatched by the International Bureau of the World Intellectual Property Organization.

(2) Where the refusal of protection has become final because the proprietor of the international registration has failed to appoint a representative in Germany, a special motion (*Erinnerung*) or an appeal from the refusal shall be filed with the German Patent and Trade Mark Office within one further month after the time limit under subsection (1). Instructions about the proprietor's right to appeal shall be attached to the refusal. Section 61(2) of the Trade Mark Act shall apply *mutatis mutandis*.

still X.	<p>Supplementary box grounds for refusal – <i>item V</i> –</p> <p style="text-align: right;">International Trade Mark 1 406 247</p> <p>In respect of the <i>goods 9 and 11</i> the cocompanies) mentioned has (have) lodged opposition to the admission of the trade mark because of the earlier national or international application or registration of its (their) trade mark(s) listed below (Sec. 119, 124, 114, 42 Trade Mark Law; Art. 5 Protocol Relating to the Madrid Agreement; Art. 6 quinques B Paris Convention):</p> <p>1. AIWA CO., LTD. 1126241 AIWA Tokyo, JP</p> <p>2. AIWA CO., LTD. 2046907 Tokyo, JP</p> <p>aiwa</p> <p>3. AIWA CO., LTD. EM010732733 AIWA Place1-6-3, Higashi-gotanda, Shinagawa-ku Tokyo 1410022 JAPÓN</p> <p>4. AIWA CO., LTD. EM000254326 Place1-6-3, Higashi-gotanda, Shinagawa-ku Tokyo 1410022 JAPÓN</p> <p>aiwa</p>
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XII. Annexes (crossed off below) <input checked="" type="checkbox"/> 1 reproduction of 4 opposed trade marks including a figurative element or a special graphic design <input checked="" type="checkbox"/> List specifying the registration number as well as the relevant goods/services in respect of each opposed trade mark <input type="checkbox"/> List of professional representatives <input type="checkbox"/> List of goods/services	XI. Signature or official seal of the administration which pronounced the refusal 
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Trade marks (1) Designs (0) Owners (0) Representatives (0)

1 search result(s) in 1 page(s) in 0.582 seconds

Actions

Select all

000254326 - aiwa [+ info](#)**Trade mark information**

Trade mark number	000254326
Type	Figurative
Filing date	06/05/1996
Registration date	26/11/1998
Nice Classification	9, 11
Trade mark status	Registration cancellation pending
Basis	EUTM
Reference	CTM 9640 SHI

Owner information

Owner ID number	883837
Owner name	AIWA CO., LTD.

Representative information

Representative ID number	10624
Representative name	HOFFMANN · EITLE PATENT- UND RECHTSANWÄLTE PARTMBB

Last publication05/02/2018 **C.1.1**

Actions

Select all

1 search result(s) in 1 page(s) in 0.582 seconds



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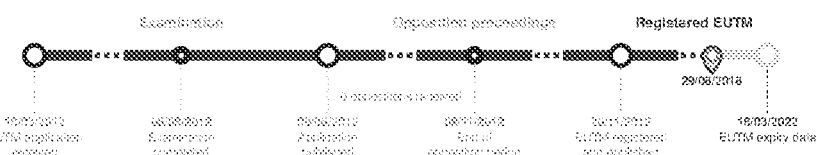


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EUTM file information

AIWA
010732733

Timeline



Trade mark information

Name	AIWA	Filing date	16/03/2012
Filing number	010732733	Registration date	16/11/2012
Basis	EUTM	Expiry date	16/03/2022
Date of receipt	16/03/2012	Designation date	
Type	Word	Filing language	English
Nature	Individual	Second language	French
Nice classes	9, 28 (Nice Classification)	Application reference	S375/014_j2/j17/asm
Vienna Classification		Trade mark status	Registration cancellation pending
		Acquired distinctiveness	No

Goods and services

English (en)

9 Scientific, nautical, surveying, photographic, cinematographic, optical, weighing, measuring, signalling, checking (supervision), life-saving and teaching apparatus and instruments; Apparatus and instruments for conducting, switching, transforming, accumulating, regulating or controlling electricity; Apparatus for recording, transmission or reproduction of sound or images; Magnetic data carriers, recording discs; mechanisms for coin-operated apparatus; Cash registers, calculating machines, data processing equipment and computers; Fire-extinguishing apparatus; Electronic machines, apparatus and their parts, namely audio and/or video electronic apparatus, electronic communication apparatus; computer program for downloading, managing processing and playing audio, motion pictures, text and still image data; downloadable music, audio, video and image; downloadable computer software for wireless transmission and synchronization of audio, video, text, multimedia, movie, and music files and streams to and between a computer, computer-enabled television, other computer-enabled audio and video display device, cell phone, mobile computer, or other mobile device; downloadable video game software; computer software; computers; computer peripheral devices; handheld computers; tablet computers; personal digital assistants; computer terminals; portable and handheld digital electronic devices for recording, organizing, transmitting, manipulating, and reviewing text, data, audio and video files; portable and handheld digital electronic devices for displaying electronically published materials, namely, books, journals, newspapers, magazines, multimedia presentations; portable and handheld digital electronic devices for data processing, information processing, storing and displaying data, transmitting and receiving data, transmission of data between computers, global positioning system (GPS) devices and telephones; wired and wireless remote controls for portable and handheld digital electronic devices; telephones; mobile phones; smartphones; home audio and video players and/or recorders; portable and personal audio and video players and/or recorders; MP3 and other digital format audio and video players and/or recorders; cameras; video cameras; televisions; portable televisions; electronic circuits, magnetic discs, optical discs, magnetic optical discs, CD-ROMs (Compact Disc ROMs), magnetic tapes and Digital Versatile Disc ROMs encoded with video game programs for personal use; electronic circuits, magnetic discs, optical discs, magnetic optical discs, CD-ROMs (Compact Disc ROMs), magnetic tapes and Digital Versatile Disc ROMs encoded with video game programs for business use; controllers, joysticks, memory cards, volume controllers, mouse for video game machines with television for personal use; magnetic discs, optical discs, magnetic optical discs, CD-ROMs (Compact Disc ROMs), magnetic tapes and Digital Versatile Disc ROMs encoded with magazines, books, newspapers, maps, pictures, images and literal information; apparatus and instruments for scientific research in laboratories; measuring apparatus by standard measuring units; measuring apparatus by derived measuring units; precision measuring machines and instrument; material testing machines and instruments; surveying machines and instruments; astronomic measuring machines and instruments; thermo sensitive plastic film sheets for temperature indication; power distribution and/or control apparatus; rotary, converters; phase modifiers; dry cells; wet cells; accumulators and batteries; photovoltaic cells; electric or magnetic meters and testers; electric wires; electric cables; telescopes; microscopes; eyeglasses and goggles; parts and accessories for eyeglasses and goggles; life nets; lifebelts; lifejackets; life-buoys; electron microscopes; electronic desk calculators; word processors; X-ray tubes (not for medical use); photo-sensitive tubes; vacuum tubes; rectifier tubes; cathode ray tubes; discharge tubes; thermistors; diodes; transistors; electron tubes; semi-conductor elements (semi-conductor devices); integrated circuits; large scale integrated circuits; electric hair-curlers for household use; electric buzzers for household use; exposed cinematographic films; exposed slide films; slide film mounts; pre-recorded video discs and tapes; glasses (eyewear) and sunglasses; fire extinguishers.

28 Video game machines with television for personal use; games (Apparatus for-) adapted for use with an external display screen or monitor; parts for video game machines with television for personal use.

Description

No data

Owners

AIWA CO., LTD.

ID	883837	Country	JP - Japan	Correspondence address	Can be accessed and changed by authorised user via the User Area
Organisation	AIWA CO., LTD.	State/county	n/a	AIWA CO., LTD. Place1-6-3, Higashi-gotanda,	

Legal status	Legal entity	Town	Tokyo	Shinagawa-ku Tokyo 1410022 JAPON	Can be accessed and changed by authorised user via the User Area
		Post code	1410022		Can be accessed and changed by authorised user via the User Area
		Address	Place1-6-3, Higashi-gotanda, Shinagawa-ku		

Representatives

HOFFMANN · EITLE PATENT- UND RECHTSANWÄLTE PARTMBB

ID	10624	Country	DE - Germany	Correspondence address	
Organisation	n/a	State/county	n/a	HOFFMANN · EITLE Patent- und Rechtsanwälte PartmbB	00 49-89924090
Legal status	Legal person	Town	München	Postfach 81 04 20	00 49-89918356
Type	Association	Post code	81925	D-81904 München	
		Address	Arabellastr. 30	ALEMANIA	pm@hoffmanneitle.com

Correspondence

Date	Procedure	Filing number	Subject	Date	Actions
	EUTM	010732733	Surveillance letter	10/08/2018	
	Cancellation	000017625	Notification to the EUTM proprietor/IR holder of a request for an extension of time [by the applicant] (Rule 71 EUTMIR)	08/08/2018	
	Cancellation	000017625	Notification to the applicant of a request for an extension of time (Rule 71 EUTMIR)	08/08/2018	
	Cancellation	000017625	Letter to the EUIPO	08/08/2018	
	Cancellation	000017625	Notification to the applicant of observations submitted by the EUTM proprietor/IR holder (Rule 40(3) EUTMIR)	04/06/2018	
	Cancellation	000017625	Communication to the EUTM proprietor/IR holder that the evidence of genuine use and/or observations have been forwarded to the applicant (Rule 40(3) EUTMIR)	04/06/2018	
	Cancellation	000017625	Letter to the EUIPO	30/05/2018	
	Cancellation	000017625	Application form and attachment	30/05/2018	
	Cancellation	000017625	Letter to the EUIPO	30/05/2018	
	EUTM	010732733	Surveillance letter	18/05/2018	

Showing 1 to 10 of 60 entries

IR transformation

No data

Seniority

No data

Exhibition priority

No data

Priority

No data

Publications

Publication number	Date	Section	Description
2012/151	09/08/2012	A.1	Applications published under Article 44 EUTMR (Article 39 EUTMR before 01/10/2017)
2012/221	20/11/2012	B.1	Registrations with no amendments since the application was published
2014/116	26/06/2014	C.2.1	Representative - Change of name and professional address
2017/221	21/11/2017	C.9.1	Application for revocation or for a declaration of invalidity
2018/024	05/02/2018	C.1.1	Proprietor - Total transfers

Showing 1 to 5 of 5 entries

Cancellation

Case number	Number	Status	Status date
000017625	Cancellation based on revocation	Adversarial proceedings	17/11/2017

Showing 1 to 1 of 1 entries

Records

Publication number	Date	Section	Case number	Title	Subtitle
			000017625	Cancellation	Cancellation based on revocation
2014/116	26/06/2014	C.2.1	008577705	Representative	Change of name and professional address
2017/221	21/11/2017	C.9.1	013551687	Revocation and declaration of invalidity	Applications for revocation or for a declaration of invalidity
2018/024	05/02/2018	C.1.1	013820306	Proprietor	Total transfers

Showing 1 to 4 of 4 entries

Oppositions

No data

Appeals

No data

Decisions

No data

Renewals

No data

Trade mark relations

No data

Stammdatenauszug



1 126 241 / 09

Markeninformationen

Altes Aktenzeichen	A42913
Aktenzustand	Marke eingetragen
Anmeldung eingegangen	18.05.1987
151 Anmeldetag	18.05.1987
Eintragung	12.08.1988
Veröffentlichung	30.09.1988
Schutzbeginn	01.06.2017
Schutzende	31.05.2027

Markenwiedergabe

550 Markenform	Wortmarke
551 Markenkategorie	Individualmarke
541 Markentext	AIWA

Adressen

732 Inhaber	740 Vertreter	750 Zustelladresse
73209457	262234	139817255
AIWA CO., LTD. Tokyo, JP	HOFFMANN - EITLE Patent- und Rechtsanwälte PartmbB 81925 München, DE	HOFFMANN - EITLE Patent- und Rechtsanwälte PartmbB Postfach 810420 81904 München

Waren- und Dienstleistungsverzeichnis - Elsa

510 WDVZ 9 (LKL)

Klassen: 9 und 16

Ungruppierte Geräte zur Verarbeitung, Speicherung und Übertragung von Daten, insbesondere
 Begriffe: elektrische Rechenmaschinen, Computer, Datenaufzeichnungsgeräte, Modems,
 Modulatoren, Demodulatoren, Kassettenlaufwerke, Plattenlaufwerke,
 Übermittlungsgeräte für drahtlose Datenpaketübertragung, akustische Koppler und
 andere Endgeräte für Computer, Disketten (leer und bespielt); mit Programmen
 versehene maschinenlesbare Datenträger, Programmdokumentationen, Bedienungs-
 und Benutzungsanleitungen und -handbücher und anderes schriftliches
 Begleitmaterial für derartige Programme

Verfahrensdaten

Umschreibungsverfahren

Abschluss	19.03.2004 – Umschreibung abgeschlossen
Wirksamkeitsdatum	26.02.2004
Umschreibungsart	

731 Anmelder 6012442 AIWA Co. Ltd. Tokio/Tokyo, JP	740 Vertreter 262242 LEINWEBER & ZIMMERMANN 80331 München, DE	750 Zustelladresse 136011004 Herren Patentanwälte Leinweber & Zimmermann Rosental 7 80331 München
731 Anmelder 14639297 SONY KABUSHIKI KAISHA (SONY CORPORATION) Tokio/Tokyo, JP	740 Vertreter 262242 LEINWEBER & ZIMMERMANN 80331 München, DE	750 Zustelladresse 136011128 Patentanwälte Leinweber & Zimmermann Rosental 7 80331 München

Umschreibungsverfahren

Abschluss 09.06.2004 – Umschreibung abgeschlossen

Wirksamkeitsdatum 22.04.2004

Umschreibungsart

731 Anmelder 14639297 SONY KABUSHIKI KAISHA (SONY CORPORATION) Tokio/Tokyo, JP	740 Vertreter 262242 LEINWEBER & ZIMMERMANN 80331 München, DE	750 Zustelladresse 136011128 Patentanwälte Leinweber & Zimmermann Rosental 7 80331 München
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731 Anmelder 14833956 SONY KABUSHIKI KAISHA (a/t/a SONY CORPORATION) Tokio/Tokyo, JP	740 Vertreter 262242 LEINWEBER & ZIMMERMANN 80331 München, DE	750 Zustelladresse 136011128 Patentanwälte Leinweber & Zimmermann Rosental 7 80331 München
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Umschreibungsverfahren

Abschluss 12.06.2017 – Umschreibung abgeschlossen

Wirksamkeitsdatum 31.05.2017

Umschreibungsart

731 Anmelder 14833956 SONY KABUSHIKI KAISHA (a/t/a SONY CORPORATION) Tokio/Tokyo, JP	740 Vertreter 262242 LEINWEBER & ZIMMERMANN 80331 München, DE	750 Zustelladresse 136011128 Patentanwälte Leinweber & Zimmermann Rosental 7 80331 München
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731 Anmelder 14833956 SONY KABUSHIKI KAISHA (a/t/a SONY CORPORATION) Tokio/Tokyo, JP	740 Vertreter 262234 HOFFMANN - EITLE Patent- und Rechtsanwälte PartmbB 81925 München, DE	750 Zustelladresse 136006787 HOFFMANN - EITLE Patent- und Rechtsanwälte PartmbB Abhoffach beim DPMA München
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Umschreibungsverfahren

Abschluss	25.10.2017 – Umschreibung abgeschlossen	
Wirksamkeitsdatum	20.10.2017	
Umschreibungsart		
731 Anmelder	740 Vertreter	750 Zustelladresse
14833956	262234	136006787
SONY KABUSHIKI KAISHA (a/t/a SONY CORPORATION) Tokio/Tokyo, JP	HOFFMANN - EITLE Patent- und Rechtsanwälte PartmbB 81925 München, DE	HOFFMANN - EITLE Patent- und Rechtsanwälte PartmbB Abholfach beim DPMA München
731 Anmelder	740 Vertreter	750 Zustelladresse
73209457	262234	139817255
AIWA CO., LTD. Tokyo, JP	HOFFMANN - EITLE Patent- und Rechtsanwälte PartmbB 81925 München, DE	HOFFMANN - EITLE Patent- und Rechtsanwälte PartmbB Postfach 810420 81904 München

Stammdatenauszug



2 046 907 / 09

Markeninformationen

Altes Aktenzeichen	A51522
Aktenzustand	Marke eingetragen
Anmeldung eingegangen	04.12.1991
151 Anmeldetag	04.12.1991
Eintragung	13.10.1993
Veröffentlichung	30.11.1993
Schutzbeginn	01.01.2012
Schutzende	31.12.2021

Markenwiedergabe

550 Markenform	Wort-/Bildmarke
551 Markenkategorie	Individualmarke
540 Markenbild	
546 Markentext	aiwa
531 Bildklassen	27.5

Adressen

732 Inhaber	740 Vertreter	750 Zustelladresse
73209457	262234	139817255
AIWA CO., LTD. Tokyo, JP	HOFFMANN - EITLE Patent- und Rechtsanwälte PartmbB 81925 München, DE	HOFFMANN - EITLE Patent- und Rechtsanwälte PartmbB Postfach 810420 81904 München

Waren- und Dienstleistungsverzeichnis - Elsa

510 WDVZ (NCL10) 9 (LKL)

Klassen: 9, 11, 14, 15, 16 und 21

Ungruppierte Elektrische und elektronische Apparate und Instrumente für die Schwachstromtechnik,
 Begriffe: nämlich für die Nachrichten-, Hochfrequenz- und Regelungstechnik; Geräte zur Aufzeichnung, Übertragung und Wiedergabe von Ton und Bild; elektrische Verkaufsautomaten und elektrisch unterstützte Mechaniken für geldbetätigte Apparate; elektrische und elektronische Registrierkassen, elektrische und elektronische Rechenmaschinen; Datenverarbeitungsgeräte und Computer; Magnetaufzeichnungsträger, Schallplatten; Edelmetalle und deren Legierungen; aus Edelmetallen oder deren Legierungen hergestellte und damit plattierte Waren, nämlich kunstgewerbliche Gegenstände, Ziergegenstände, Tafelgeschirr (ausgenommen Bestecke), Tafelaufsätze; Musikinstrumente; Wissenschaftliche Apparate und Instrumente als Laborgeräte; Schiffahrts-, Vermessungs-, fotografische, Film-, optische, Wäge-, Meß-, Signal-, Kontroll-, Rettungs- und Unterrichtsapparate

und -instrumente; Juwelierwaren, Schmuckwaren, Edelsteine; Uhren und Zeitmeßinstrumente; Schreibmaschinen und Büroartikel, nämlich nichtelektrische Bürogeräte; Papier, Schreibwaren; Heizungs-, Dampferzeugungs-, Koch-, Kühl- und Wasserleitungsgeräte; Feuerlöschgeräte; Beleuchtungs-, Trocken- und Lüftungsgeräte sowie sanitäre Anlagen; Pappe (Karton) und Waren aus Papier und Pappe (Karton), nämlich Papierhandtücher, -servietten, Filterpapier, Papiertaschentücher, Toilettenpapier, Papierwindeln, Verpackungsbehälter, Verpackungstüten; Druckereierzeugnisse; Buchbinderartikel, nämlich Buchbindegarn, -leinen und andere textile Stoffe zum Buchbinden; Fotografien; Klebstoffe für Papier- und Schreibwaren oder für Haushaltszwecke; Künstlerbedarfsartikel, nämlich Zeichen-, Mal- und Modellierwaren; Pinsel; Lehr- und Unterrichtsmittel (ausgenommen Apparate) in Form von Druckereierzeugnissen, Spielen, Tier- und Pflanzenpräparaten, geologischen Modellen und Präparaten, Globen, Wandtafelzeichengeräten; Verpackungsmaterial aus Kunststoff, nämlich Hüllen, Beutel und Folien; Drucklettern, Druckstücke; Spiele, Spielzeug; Ski-, Tennis- und Angelsportgeräte; aus Edelmetallen oder deren Legierungen hergestellte und damit plattierte Waren, nämlich kunstgewerbliche Gegenstände, Ziergegenstände, Tafelgeschirr (ausgenommen Bestecke), Tafelaufsätze, Aschenbecher, Zigarren- und Zigarettenetuis, Zigarren- und Zigarettenspitzen; Turn- und Sportgeräte

Verfahrensdaten

Umschreibungsverfahren

Abschluss	19.03.2004 – Umschreibung abgeschlossen	
Wirksamkeitsdatum	26.02.2004	
Umschreibungsart		
731 Anmelder	740 Vertreter	750 Zustelladresse
6012442	262242	136011004
AIWA Co. Ltd. Tokio/Tokyo, JP	LEINWEBER & ZIMMERMANN 80331 München, DE	Herren Patentanwälte Leinweber & Zimmermann Rosental 7 80331 München
731 Anmelder	740 Vertreter	750 Zustelladresse
14639297	262242	136011128
SONY KABUSHIKI KAISHA (SONY CORPORATION) Tokio/Tokyo, JP	LEINWEBER & ZIMMERMANN 80331 München, DE	Patentanwälte Leinweber & Zimmermann Rosental 7 80331 München

Umschreibungsverfahren

Abschluss	09.06.2004 – Umschreibung abgeschlossen	
Wirksamkeitsdatum	22.04.2004	
Umschreibungsart		
731 Anmelder	740 Vertreter	750 Zustelladresse
14639297	262242	136011128
SONY KABUSHIKI KAISHA (SONY CORPORATION) Tokio/Tokyo, JP	LEINWEBER & ZIMMERMANN 80331 München, DE	Patentanwälte Leinweber & Zimmermann Rosental 7 80331 München
731 Anmelder	740 Vertreter	750 Zustelladresse

14833956	262242	136011128
SONY KABUSHIKI KAISHA (a/t/a SONY CORPORATION) Tokio/Tokyo, JP	LEINWEBER & ZIMMERMANN 80331 München, DE	Patentanwälte Leinweber & Zimmermann Rosental 7 80331 München

Umklassifizierungsverfahren

Abschluss	19.03.2012 – Marke umklassifiziert
NCL-Status	NCL10

(Teil-)Löschungsverfahren Antrag Inhaber

Abschluss	19.09.2013 – Marke teilweise gelöscht
Wirksamkeitsdatum	
Löschungsgrund	Löschung wegen Nichtverlängerung nach § 47

Umschreibungsverfahren

Abschluss	12.06.2017 – Umschreibung abgeschlossen
Wirksamkeitsdatum	31.05.2017
Umschreibungsart	

731 Anmelder	740 Vertreter	750 Zustelladresse
14833956	262242	136011128
SONY KABUSHIKI KAISHA (a/t/a SONY CORPORATION) Tokio/Tokyo, JP	LEINWEBER & ZIMMERMANN 80331 München, DE	Patentanwälte Leinweber & Zimmermann Rosental 7 80331 München

731 Anmelder	740 Vertreter	750 Zustelladresse
14833956	262234	136006787
SONY KABUSHIKI KAISHA (a/t/a SONY CORPORATION) Tokio/Tokyo, JP	HOFFMANN - EITLE Patent- und Rechtsanwälte PartmbB 81925 München, DE	HOFFMANN - EITLE Patent- und Rechtsanwälte PartmbB Abhofach beim DPMA München

Umschreibungsverfahren

Abschluss	25.10.2017 – Umschreibung abgeschlossen
Wirksamkeitsdatum	20.10.2017
Umschreibungsart	

731 Anmelder	740 Vertreter	750 Zustelladresse
14833956	262234	136006787
SONY KABUSHIKI KAISHA (a/t/a SONY CORPORATION) Tokio/Tokyo, JP	HOFFMANN - EITLE Patent- und Rechtsanwälte PartmbB 81925 München, DE	HOFFMANN - EITLE Patent- und Rechtsanwälte PartmbB Abhofach beim DPMA München

731 Anmelder	740 Vertreter	750 Zustelladresse
73209457	262234	139817255
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