Eisenführ Speiser

Leaflet European Patent in Türkiye

National patent number

The Turkish part of the European patent will be assigned a national patent number.

Duration

Provided that the annual national renewal fees are paid, the patent has a duration of 20 years from the European filing date.

Compulsory use

A patented invention must be worked in Turkey by the owner of the patent or a person authorized by the owner within 3 years from the date of publication of the grant of the patent or 4 years from the application date, whichever is later. Working of a patented invention may not be discontinued for a period of 3 consecutive years or longer. If a patented invention without legitimate reasons is not worked, the same may become subject to the grant of compulsory licenses. In order to avoid a compulsory license, it is suggested to file a declaration of use for the patent in Türkiye. If the patented invention is not being used in Türkiye within the above-defined term, but if the owner intends to use it in the future, it is suggested to file a declaration of non-use stating the reasons for non-use. Conditions which are beyond control or will of the patent holder will be accepted as reasons for non-use. We suggest you to contact us if you wish to file a declaration of use resp. non-use for your Patent in Türkiye.

Marking

Marking of patented products is not compulsory, however, marked products may have implications for the amount of compensation in case of past infringement. If marking is used, it should contain an indication that the patent was granted without guarantee of the Government. Possible marking includes the patent number and the statement "Devletin Kefaleti Yoktur" (without guaranty of the government).