

Date 2020-07-13

Patent application No. 1800140-4  
International classification (IPC) G06Q20/00

Selitha Publishers/The Marquise  
Museum of Contemporary Art  
c/o Kerstin Celander Olsson  
Serenadgatan 28  
215 72 Malmö

Applicant: Selitha Publishers/The Marquise Museum of  
Contemporary Art

Agent: Ref:

Title: Dualchain business method

**The application can be reinstated no later than 2020-11-06**

---

**Decision**

The Swedish Patent and Registration Office (PRV) hereby dismisses your patent application.

**Grounds for decision**

PRV invited you to render a statement or to rectify the deficiency within the application no later than 2020-07-06. As no measures have been taken within the above mentioned time limit, the application shall be dismissed according to Section 15 Paragraph 2 of the Patents Act.

**Conditions for reinstating the application**

To reinstate the application you must pay the reinstatement fee (500 SEK), and render a statement or rectify the deficiency previously stated by PRV.

As a reminder, if you reinstate the application, you also need to pay the annual fee for years 1-3 no later than 2020-07-31, or with a 20 % increase no later than 2021-01-31.

Kristina Pederson  
Formalities Officer  
Telephone reception: 08-782 28 00, direct 08-782 27 01

### **How to appeal**

This decision can be appealed to the national Patent and Market Court. If you wish to appeal against the decision, you must do it in writing. Address the appeal to the Patent and Market Court, but send it to the Swedish Patent and Registration Office, i.e. to PRV, Box 5055, SE-102 42 Stockholm, SWEDEN.

State the following in the appeal:

- Name and personal identity or company registration number
- Address and other pertinent contact information
- Which decision you appeal against and the application number
- Why the decision is incorrect in your opinion
- In what way you want the decision to be altered

The appeal must be submitted to PRV within **two (2) months** from the date of the decision. Irrespective of PRV altering the decision or not we will forward the appeal to the Patent and Market Court, provided the appeal has been submitted in time. Please note that the language of the proceedings before the Patent and Market Court is Swedish.

## Information regarding the processing of your personal data

To carry out the tasks for which PRV is responsible we must handle certain personal data. According to Article 13 of the General Data Protection Regulation (GDPR), PRV must inform the person concerned about the processing of this data.

### **Who can gain access to your personal data?**

Many of the documents that PRV receive are classified as official documents. The information in these documents may be disclosed to the public in accordance with the principle of public access to information, but may also be used internally by PRV.

### **Purpose and legal basis for processing your personal data**

The purpose of the PRV registers is that the information in the registers shall be accessible to the public. PRV will only process personal information that is necessary to execute our legal obligations. Personal data may be processed when it is necessary for the exercise of public authority or for us to carry out a task for public interest.

The processing of personal data according to the above is carried out in accordance with the EU Regulation 2016/679 (Art 6.1c, e) and:

- Chapter 1, 2 § of the Trademark Regulation (SFS 2011:594)
- 7, 38, 38a-b §§ of the Patents Decree, (SFS 1967:838)
- 20a § of the Design Protection Regulation, (SFS 1970:486)

The overall instructions for PRV are set out in Regulation SFS 2007:1111.

### **Transfer of personal data to third countries**

Personal data may be transferred to third countries if it is necessary for PRV to carry out our legal obligations or to perform certain tasks of public interest. Any such transfer will be carried out with a situation specific level of protection and with support by the GDPR.

### **For how long do we save your personal data?**

As the processing of personal data is based on a statutory obligation to record the specific data, we cannot delete your personal data outright for no legal reason.

### **Your rights**

You are entitled to access your personal data and can always request your personal data to be corrected, erased or restricted. If you believe that PRV is handling your personal information incorrectly, you have the right to object to the processing. If you are not satisfied with our processing of personal data, you can report this to The Swedish Data Protection Authority.

### **Contact us**

The Controller of personal data is the Patent and Registration Office (Box 5055 102 42 Stockholm). The Office is responsible for the personal data contained in the PRV register and must ensure that the data is processed correctly.

You can contact the Data Protection Officer at +46 8 7822591, +46 72 5969591 or [dpo@prv.se](mailto:dpo@prv.se).

The Patent and Registration Office