Disclaimers

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- Perform at a maximum of one revision based on Client's review of the application. Please note –
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- Properly completing necessary United States Patent & Trademark Office filing forms and microentity forms.
- Filing Client's provisional patent application
- Client acknowledges and agrees that IP, Inc. nor the PA have any other responsibilities whatsoever in regards to the Provisional Patent Application.

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- The Provisional Patent application will automatically be abandoned 12 months after the Provisional Patent filing date, and to keep the priority date established by the Provisional Patent the Client must file a corresponding non-provisional utility patent within that 12 month period.
- A Provisional Patent Application can be an informal document not sufficient to support a later nonprovisional utility patent filing with respect to priority under United States Patent & Trademark Office requirements.

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- A Provisional Patent Application will never become an issued patent.
- Client is solely responsible for retaining all documentation from the United States Patent & Trademark Office.
- Client is solely responsible for any and all communication with the United States Patent & Trademark Office
- Client is solely responsible for responding to any and all communication with the United States Patent & Trademark Office as well as meeting any deadlines.

Client confirms and agrees to hold IP, Inc. and PA completely harmless in regards to any circumstances, communications, missed deadlines, and/or anything else associated with the Provisional Patent filing.

Contacting Inventor Process:

Please feel free to contact us. We'd like to hear from you. We're here to help.

Inventor Process, Inc. 3035 S. Jones Blvd, Suite 1B Las Vegas, NV 89146