Notification to Grant Patent Right for Invention

1. In accordance with Article 39 of the Patent Law and the provision of Rule 54 of its Implementing Regulations, for the aforesaid application for a patent for invention, where no grounds for rejection have been found after the substantive examination, Notification to Grant Patent Right for Invention should be made.

After receiving the Notification to Grant Patent Right for Invention, the applicant shall go through the formalities of registration according to content of the Notification to Go through Formalities of Registration.

After the applicant has gone through the formalities of registration within the prescribed time limit, the State Intellectual Property Office shall make a decision to grant the patent right, issue the certificate of patent for invention, and register and announce it.

If the applicant does not go through the formalities of registration within the prescribed time limit, he or it shall be deemed to have abandoned his or its right to obtain the patent right.

2. The aforesaid application for a patent for invention that shall be granted is on the basis of the following application documents:

☐ Original application documents. ☐ Documents submitted on the date of submission of divisional application. ☐ Following application documents.

申请日提交的说明书摘要、摘要附图、说明书附图；
2015年10月26日提交的权利要求第1-8项、说明书第1-17段

3. The title of aforesaid application for a patent for invention that shall be granted is:

☐ Not changed.

☐ Changed from _________ to _________ the aforesaid title.

4. ☐ Upon examination, the declaration of abandonment of patent right (Publication No. ) submitted by the applicant on _________ has:

100081

Beijing Institute of Technology

Omni directional and self-adaptation elastic foot of four-footed robot
Entered the procedure of abandonment of patent right.

Not entered the procedure of abandonment of patent right. The reason is: the patent right declared to abandon by the applicant and this patent application is not regarded as identical invention-creation.

5. The amendments Ex Officio made by the examiner to the application documents are as follows:

6. The amended documents received after this notification was issued, which are made by the applicant on his own initiative, shall not be accepted.