

## Protocol for Use of Names and Trademarks

Doc. PT-014-01  
October 2018

This Protocol confirms the policies of Women’s International Shipping & Trading Association (“WISTA”) regarding the right to use the names and trademarks of WISTA by its National WISTA Associations (“NWAs”). NWAs in good standing have the right to use the WISTA name as part of their organization name and the logo, as depicted herein (the “WISTA Marks”), to indicate membership in WISTA, according to the policies, protocols, and brand guidelines adopted by WISTA’s Executive Committee (“ExCo”).

The right to use the WISTA Marks is royalty-free, non-exclusive, and shall endure for so long as the duration of NWA’s membership in WISTA, subject to earlier termination as set forth herein.

The existing naming conventions addressed in the WISTA Protocol for NWAs and Press Protocol for WISTA Ltd., and the ExCo responsibilities set forth in the Articles of Association of WISTA, as well as any WISTA branding materials and guidelines, remain in place and are all hereby supplemented by this Protocol.

The right to use the WISTA Marks is for the purposes of indicating membership in WISTA, and not for any other purpose without prior written consent of WISTA; is conditioned on agreement to use best efforts to maintain WISTA’s values as set forth in the Code of Conduct; shall comply with WISTA’s branding materials and guidelines, and is personal to NWAs and not assignable, or sublicensable without written consent of WISTA.

The right to use the WISTA Marks is conferred once the NWA is officially formed and all fees are paid, and shall remain in effect for the duration of the NWA’s membership in WISTA, that is until the NWA elects not to renew, the membership is canceled or revoked, or there is a failure to cure a violation of these rules within sixty (60) days following receipt of written demand by WISTA to cure the breach.

Nothing in the Protocol is intended to transfer any ownership of WISTA’s Marks from WISTA to NWAs. All NWAs agree that WISTA is and shall be the sole owner of the WISTA Marks, that the use of the WISTA Marks by such NWAs shall inure only to WISTA’s benefit, and that it shall not contest, object to, or otherwise challenge WISTA’s ownership or the validity of the WISTA Marks. Any and all rights in and to the WISTA Marks not expressly granted herein are reserved to WISTA.