Reminder

News Regarding Trademark Renewal Deadline

1-800-809-2932 (toll-free)

www.intellectualpropertyservices.org

Trademark name

Trademark No

Number of Classes

To remain valid, your trademark registration requires a filing.

Expiration date: November 20, 2013

Your initial trademark registration requires a filing between the 5th and 6th years after registration to remain valid.

To start the process, sign and return this document.

<table>
<thead>
<tr>
<th>OWNER</th>
<th>TRADEMARK</th>
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<tr>
<td></td>
<td>Initial filing date:</td>
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<td></td>
<td>Registration date:</td>
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<td>Register: PRINCIPAL</td>
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<td>Filing basis on record: IA</td>
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<td>Expiration date: 11/20/2013</td>
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<td>Trademark type: SERVICE MARK</td>
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<td>Classes: 036</td>
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ORDER and POWER-OF-ATTORNEY

Please return this document signed by an authorized representative of your company, with your company seal (if required by your company), and return the signed version to us in the enclosed envelope in order to start the trademark registration declaration of use process. A trademark registration requires a declaration of use be filed between the 5th and 6th years following registration in order for the registration to be valid. The trademark declaration of use fee (including applicable filing fees) is a fixed fee of $1330 for the first class and $448 per each additional class. You will receive an invoice from us after we receive this signed document from you. By signing this form, you are placing an order for filing the declaration of use of the trademark registration for the classes identified in this form and you confirm you have reviewed and accepted the Terms and Conditions (appearing on the opposite page of this form) and the terms of this order form. Please read the Terms and Conditions and this document carefully. By signing this document, you grant Gary Guttenberg, Attorney At Law, of Intellectual Property Services USA Incorporated, correspondence address: 1940 Duke Street, 2nd Floor, Alexandria, Virginia 22314, Tel.: (703) 988-7006, Fax: (703) 988-7007, info@intellectualpropertyservices.org, a power of attorney to represent you in filing the declaration of use concerning your trademark registration. This declaration of use order is optional and only acts as a reminder. This is not a bill. You can also contact your own representative to assist you with the declaration of use. In the event you receive any requests for personal information from the above-mentioned parties, please contact the Intellectual Property Services USA Incorporated at info@intellectualpropertyservices.org or via telephone at our toll-free number 1 (800) 809-2932 or via telephone at our local numbers in Virginia, Tel.: (703) 988-7006 or Fax: (703) 988-7007.

X

Date and Signature

Printed Name and Title

Sign and return in the enclosed envelope

Date and Signature, Intellectual Property Services USA Incorporated

Attorney At Law, Gary Guttenberg

Important Trademark Renewal Offer

© 2013 Intellectual Property Services USA Incorporated
Terms and Conditions

This Agreement ("Agreement") sets forth the terms and Conditions ("T&C") of the declaration of use, incontestability, and/or renewal of your trademark registration solely in the interest of the Attorney and not of the client ("Client"). This Agreement is between the Intellectual Property Services USA Incorporated, the undersigned ("Attorney"), and the Client. The Attorney is a member of the bar of the State of Florida and is authorized to practice trademark law. This Agreement is for the establishment of a legal relationship between you and the Attorney. By signing this Agreement, you agree to be bound by the terms and conditions set forth herein.

1. Responsibility: Neither the Attorney nor IPS is liable for any defects in information appearing on the order, whether or not such defects result in losses, delays, and/or prejudice to your trademark registration renewal rights. As such, it is SOLELY YOUR RESPONSIBILITY TO REVIEW THE DETAILS CONTAINED HEREIN CAREFULLY AND TO ENSURE THE INFORMATION IS TRUE, ACCURATE, AND REFLECTS ALL GOODS AND/OR SERVICES FOR WHICH YOU WOULD LIKE TO MAKE ANY DECLARATION OF INCONTROVERTIBILITY AND/OR RENEWAL OF THE TRADEMARK IN QUESTION. No reductions in goods and/or services shall be permitted following placement of the order unless otherwise agreed to in writing with the Attorney.

2. Failure to timely and completely submit your order or other information: In the event that any information, signatures, authorizations, clarifications, specimens, or reminders are not received by the Attorney or IPS in a timely manner, the Attorney or IPS may delay the processing of your application. The Attorney or IPS reserves the right to refuse any application that is not complete or timely. Failure to timely return the order and/or the provided information or documentation may result in your trademark registration renewal being delayed or cancelled. In such an event, you may be responsible for any fees and/or expenses incurred by the Attorney or IPS.

3. Fee: Upon the receipt of your order, the fee shall be fully binding and is non-refundable. To clarify, the Attorney engages in preparatory work prior to the Attorney's submission of the applicable form(s) to the USPTO. As such, the fee is non-refundable, regardless of whether your application is approved or denied.

4. Authorizations: When executing the order, you are appointing, via a power-of-attorney, the Attorney to represent you or your company in submitting the declaration of use, incontestability, and/or trademark registration renewal application (as applicable) in question with the USPTO and to execute all other necessary actions, which are necessary to complete such submission. The Attorney shall be held liable for any and all deficiencies in the services performed by any third party service provider(s).

5. Duty to Cooperate: Upon executing the Order, you automatically and irrevocably agree to provide all information, contact details, and cooperation necessary for the Attorney to successfully perform his services, and for third party service provider(s) to successfully perform their supportive services to the Attorney in connection with the declaration(s) and/or trademark registration renewal. In the event of any failure to provide such cooperation and/or information, you shall be fully liable for all fees set forth in the signed Order. Any errors or omissions in any documents pertaining to the declaration(s) and/or trademark registration renewal must be corrected within thirty (30) calendar days of the date of dispatch (if any). If any such information to you—otherwise, such documents and information shall be conclusively deemed accepted by you.

6. Renewal Information: As part of the declaration(s) and/or renewal process for a trademark that is in use, you agree, by signing the Order, that the Attorney can make and sign a declaration including the following information (as well as any other information that the Attorney may deem appropriate for the purpose of renewal):

   - Registration number, name, and address of current trademark owner appearing on Order;
   - Fee for filing the declaration; and
   - A statement that the registered mark is in use (and has been in use for any requisite period) in commerce; a list of the goods/services related in the registration on or in connection with which the mark is in use; and one specimen per class of goods/services. Examples of acceptable specimens are tags or labels for goods, and advertisements for services.

   In the event that a trademark is not in use in one or more classes, it may be possible to preserve and/or renew the trademark registration under "excusable non-use" status. Should you desire additional information about this alternative, please send an email requesting such information to info@intellectualpropertyservicesusa.com and a clarification may be emailed to you. The flat fees do not include services pertaining to "excusable non-use".

7. Taxes and Expenses: All taxes, fees, and expenses incurred in making any declaration(s) and/or renewing or transferring a particular trademark shall be borne by the client and shall be paid as and when due.

8. LIMITATION OF LIABILITY: NEITHER ATTORNEY NOR IPS SHALL BE LIABLE TO YOU, YOUR AGENT, OR ANY OTHER PERSON, FOR ANY LOSSES THAT MAY OCCUR DUE TO: (A) THE LOSS, Lapse, or CANCELLATION OF THE REGISTRATION OF A TRADEMARK; (B) USE OF YOUR TRADEMARK, OR ANY SIMILAR OR RELATED TRADEMARK BY YOU OR ANY THIRD PARTY; (C) ACCESS DELAYS OR SERVICE INTERRUPTIONS TO ANY REMINDER SYSTEMS; (D) THE NON-DELIVERY OR FAILURE OF DELIVERY OF DATA BETWEEN YOU AND ATTORNEY, IPS AND/OR ANY THIRD PARTY SERVICE PROVIDERS; (E) EVENTS BEYOND ATTORNEY’S OR IPS’S CONTROL, INCLUDING BUT NOT LIMITED TO ANY FORCE MAJEURE OR ERRORS OR OMISSIONS OF THE USPTO, NEITHER IPS NOR ATTORNEY SHALL BE LIABLE FOR ANY INDIRECT, SPECIAL, INCIDENTAL, OR CONSEQUENTIAL DAMAGES OF ANY KIND (INCLUDING LOST PROFITS), REGARDLESS OF THE FORM OF ACTION, WHETHER IN CONTRACT, TORT (INCLUDING NEGLIGENCE), OR OTHERWISE, EVEN IF ATTORNEY OR IPS HAS ADVISED OF OR OTHERWISE HAD NOTICE OF THE POSSIBILITY OF ANY SUCH DAMAGES OR THE POSSIBILITY THAT SUCH DAMAGES WOULD ARISE WAS REASONABLY OR CLEARLY FORESEEABLE. IN NO EVENT SHALL IPS’S AND ATTORNEY’S MAXIMUM AGGREGATE LIABILITY EXCEED FIVE HUNDRED ($500) U.S. DOLLARS. IN THE EVENT THAT APPLICABLE LAW DOES NOT ALLOW ANY LIMITATIONS OR EXCLUSIONS OF LIABILITY REFERRED TO ABOVE, THE MAXIMUM EXTENT TO WHICH THE ATTORNEY OR IPS IS LEGALLY PERMITTED TO LIMIT LIABILITY IS LIMITED TO THE AMOUNT WHICH YOU PAID THE ATTORNEY OR IPS. IN NO EVENT SHALL THE ATTORNEY OR IPS BE LIABLE TO YOU FOR ANY INDIRECT, SPECIAL, INCIDENTAL, OR CONSEQUENTIAL DAMAGES OF ANY KIND (INCLUDING LOST PROFITS), REGARDLESS OF THE FORM OF ACTION, WHETHER IN CONTRACT, TORT (INCLUDING NEGLIGENCE), OR OTHERWISE, EVEN IF ATTORNEY OR IPS HAS ADVISED OF OR OTHERWISE HAD NOTICE OF THE POSSIBILITY OF ANY SUCH DAMAGES OR THE POSSIBILITY THAT SUCH DAMAGES WOULD ARISE WAS REASONABLY OR CLEARLY FORESEEABLE. IN NO EVENT SHALL IPS’S AND ATTORNEY’S MAXIMUM AGGREGATE LIABILITY EXCEED FIVE HUNDRED ($500) U.S. DOLLARS. IN THE EVENT THAT APPLICABLE LAW DOES NOT ALLOW ANY LIMITATIONS OR EXCLUSIONS OF LIABILITY REFERRED TO ABOVE, THE MAXIMUM EXTENT TO WHICH THE ATTORNEY OR IPS IS LEGALLY PERMITTED TO LIMIT LIABILITY IS LIMITED TO THE AMOUNT WHICH YOU PAID THE ATTORNEY OR IPS. IN NO EVENT SHALL THE ATTORNEY OR IPS BE LIABLE TO YOU FOR ANY INDIRECT, SPECIAL, INCIDENTAL, OR CONSEQUENTIAL DAMAGES OF ANY KIND (INCLUDING LOST PROFITS), REGARDLESS OF THE FORM OF ACTION, WHETHER IN CONTRACT, TORT (INCLUDING NEGLIGENCE), OR OTHERWISE, EVEN IF ATTORNEY OR IPS HAS ADVISED OF OR OTHERWISE HAD NOTICE OF THE POSSIBILITY OF ANY SUCH DAMAGES OR THE POSSIBILITY THAT SUCH DAMAGES WOULD ARISE WAS REASONABLY OR CLEARLY FORESEEABLE. IN NO EVENT SHALL IPS’S AND ATTORNEY’S MAXIMUM AGGREGATE LIABILITY EXCEED FIVE HUNDRED ($500) U.S. DOLLARS. IN THE EVENT THAT APPLICABLE LAW DOES NOT ALLOW ANY LIMITATIONS OR EXCLUSIONS OF LIABILITY REFERRED TO ABOVE, THE MAXIMUM EXTENT TO WHICH THE ATTORNEY OR IPS IS LEGALLY PERMITTED TO LIMIT LIABILITY IS LIMITED TO THE AMOUNT WHICH YOU PAID THE ATTORNEY OR IPS. IN NO EVENT SHALL THE ATTORNEY OR IPS BE LIABLE TO YOU FOR ANY INDIRECT, SPECIAL, INCIDENTAL, OR CONSEQUENTIAL DAMAGES OF ANY KIND (INCLUDING LOST PROFITS), REGARDLESS OF THE FORM OF ACTION, WHETHER IN CONTRACT, TORT (INCLUDING NEGLIGENCE), OR OTHERWISE, EVEN IF ATTORNEY OR IPS HAS ADVISED OF OR OTHERWISE HAD NOTICE OF THE POSSIBILITY OF ANY SUCH DAMAGES OR THE POSSIBILITY THAT SUCH DAMAGES WOULD ARISE WAS REASONABLY OR CLEARLY FORESEEABLE. IN NO EVENT SHALL IPS’S AND ATTORNEY’S MAXIMUM AGGREGATE LIABILITY EXCEED FIVE HUNDRED ($500) U.S. DOLLARS. IN THE EVENT THAT APPLICABLE LAW DOES NOT ALLOW ANY LIMITATIONS OR EXCLUSIONS OF LIABILITY REFERRED TO ABOVE, THE MAXIMUM EXTENT TO WHICH THE ATTORNEY OR IPS IS LEGALLY PERMITTED TO LIMIT LIABILITY IS LIMITED TO THE AMOUNT WHICH YOU PAID THE ATTORNEY OR IPS.

9. Indemnification: You will defend, indemnify and hold harmless Attorney and IPS for any losses, damages or costs, including attorneys’ fees, resulting from any third party claim, action, or demand related to your trademark, trademark registration, declaration(s) thereof or any use thereof, whether or not authorized, approved or known by you.


11. Entire Agreement: These T&C and the Order constitute the complete and entire agreement concerning the trademark registration renewal. You may not modify any provision of these T&C absent a written acceptance signed by Attorney.