Intellectual Property Rights Recodner Alert

U.S. Customs & Border Protection (CBP), a bureau of the Department of Homeland Security, maintains a trademark recodner system for marks registered at the United States Patent and Trademark Office. Parties who register their marks on the Principal Register may record these marks with CBP, to assist CBP in its efforts to prevent the importation of goods that infringe registered marks. The recodner database includes information regarding all recorded marks, including images of these marks. CBP officers monitor imports to prevent the importation of goods bearing infringing marks and can access the recodner database at each of the 317 ports of entry. Holders of registered trademarks and copyrights concerned about imports or exports of infringing goods should record their trademarks and copyrights with U.S. Customs and Border Protection (CBP).

Trademark Owner Information

| Owner: | [REDACTED] |
| Serial Number: | [REDACTED] |
| Reg. Number: | 0000000 |
| Filing Date: | [REDACTED] |
| Primary Code: | 016 |
| Intern Code: | 016 |

Upon receipt of this form and your payment Trademark Registration & Monitoring Office will: 1) Record your U.S. Trademark Registration with the U.S. Customs & Border Protection (CBP) $195 Our Service Fee + $190 Government Fees 2) Send you notice(s) when the blocking of infringing goods occurs. 3) Monitor your trademark using Trademark Registration & Monitoring Office's proprietary search engine and notify you regarding possible third party trademark infringement(s). (Enforcing your intellectual property rights and protecting a trademark from confusingly similar names is essential and the sole responsibility of the owner and not the USPTO (United States Patent and Trademark Office). Trademark Registration & Monitoring Office is an intellectual property registration, enforcement and monitoring service to help you protect your intellectual property rights and your Trademark from possible third party trademark infringement(s). 38 USC 3001(d)(2)(A): "THIS IS NOT A BILL, THIS IS A SOLICITATION. YOU ARE UNDER NO OBLIGATION TO PAY THE AMOUNT STATED ABOVE UNLESS YOU ACCEPT THIS OFFER. THIS PRODUCT OR SERVICE HAS NOT BEEN APPROVED OR ENDORSED BY ANY GOVERNMENTAL AGENCY, AND THIS OFFER IS NOT BEING MADE BY AN AGENCY OF THE GOVERNMENT.

Processing Fee: $385

Reference No: TRMO-8720982

Return the below part with your payment ↓

DETACH AND MAIL THIS STUB WITH YOUR PAYMENT
DO NOT STAPLE, TAPE OR CLIP PAYMENT STUB OR CHECK

TRADEMARK

SERIAL NUMBER

PROCESSING FEE

DUE NOW

INCLUDE YOUR PAYMENT WITH YOUR PAYMENT STUB $385.00

INDICATE AMOUNT ENCLOSED

Please write the Serial NO on the lower left corner of your check or money order.
USER AGREEMENT FOR TRADEMARK REGISTRATION & MONITORING OFFICE'S SERVICES

YOUR PAYMENT TO TRADEMARK REGISTRATION & MONITORING OFFICE OF ANY FEES FOR ITS SERVICES IS YOUR CONSENT TO AND ACCEPTANCE OF THE TERMS OF THIS USER AGREEMENT.

1. INTRODUCTION: Trademark Registration & Monitoring Office is a private, non-governmental business providing intellectual property monitoring and registration services to corporations large and small, as well as to private individuals. We provide trademark registration, enforcement, monitoring service to help you protect your intellectual property rights and your Trademark from possible third party trademark infringement(s). We are not a law firm. We do not provide legal advice. TRADEMARK REGISTRATION & MONITORING OFFICE SERVICE IS NOT A SUBSTITUTE FOR LEGAL ADVICE.

2. ACCEPTANCE OF TERMS & CONDITIONS: By submitting your payment you accept these Terms & Conditions concerning Trademark Registration & Monitoring Office's services. You further authorize Trademark Registration & Monitoring Office to charge the minimum charges for your requested service annually.

3. Copyright: All information provided by Trademark Registration & Monitoring Office is the exclusive property of Trademark Registration & Monitoring Office. Under no circumstances may you replicate any information from the subscriber or non-subscriber area, changed or unchanged.

4. WARRANTIES / LIMITATION OF LIABILITY: Trademark Registration & Monitoring Office utilizes databases and information provided by third party governmental and private entities. While reasonable steps are taken to assure that the information provided by Trademark Registration & Monitoring Office is accurate and complete, you agree that Trademark Registration & Monitoring Office shall have NO LIABILITY, beyond the fees paid by you for the service, for any damages suffered by you, including, but not limited to damages suffered by reason of mistakes, omissions, loss of data, delays in operation or transmission, non-deliveries, deletion of files or e-mail, errors, defects, computer viruses, or service interruptions of any kind, or any failure of performance, communications failure, theft, destruction or unauthorized access to Trademark Registration & Monitoring Office's records, programs, information or services. Under no circumstances will Trademark Registration & Monitoring Office or any of its affiliated companies be liable for failing to identify and alert you of trademarks that are similar to your own trademark or service mark. You expressly agree that Trademark Registration & Monitoring Office, its affiliates and sponsors are neither responsible nor liable for any direct, indirect, incidental, consequential, special, exemplary, punitive, or other damages arising out of or relating in any way to the Trademark Registration & Monitoring Office service, its web site or to information received from the Trademark Registration & Monitoring Office or from any emails or other communications originating from Trademark Registration & Monitoring Office. You agree that Trademark Registration & Monitoring Office's liability is limited to the fees paid by you for Trademark Registration & Monitoring Office's services.

5. RIGHTS IN SERVICE CONTENT AND THE SERVICE: All content provided by Trademark Registration & Monitoring Office are protected by copyright, trademark and other applicable intellectual property and proprietary rights laws and is owned and controlled by Trademark Registration & Monitoring Office Inc.

6. INDEMNIFICATION: To the maximum extent permitted by applicable law, you will defend, indemnify and hold Trademark Registration & Monitoring Office (and any of its affiliates, officers, directors, managers, employees and agents) harmless from and against all claims, liabilities and expenses, including attorney fees, legal fees and costs, arising out of your use of any information provided to you by Trademark Registration & Monitoring Office or your breach of any provision of this User Agreement. Trademark Registration & Monitoring Office may change the terms of this User Agreement at any time by notifying you of the change either electronically or in writing.

7. DISCLAIMERS: Trademark Registration & Monitoring Office and its trademark registration and monitoring service is neither a legal requirement, nor a mandatory service. THIS PRODUCT OR SERVICE HAS NOT BEEN APPROVED OR ENDORSED BY ANY GOVERNMENT AGENCY AND THIS OFFER IS NOT BEING MADE BY AN AGENCY OF THE GOVERNMENT.

8. LAW GOVERNING PERFORMANCE AND DISPUTES: This Agreement, the parties' performance under it and any disputes arising under it shall be governed exclusively by the laws of the United States of America and the State of California. You expressly consent to the exclusive forum, jurisdiction and venue of the Courts located in the City, State and County of Los Angeles, in any and all actions, disputes, or controversies relating to this Service Agreement or arising as a result of your use of any of the information or services provided by Trademark Registration & Monitoring Office.