

## Note To The File

Serial Number: 88261838  
Date: 03/29/2019 1:41 pm  
Created by: Lauren Dantzler

RESOLVE



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### Changed

- Issued Examiner's Amendment and Entered Changes

### Contacted Applicant/Atty

- via E-Mail

**From:** John Goodman [mailto:john.goodman@resolvesys.com]  
**Sent:** Friday, March 29, 2019 1:32 PM  
**To:** Dantzler, Lauren <Lauren.Dantzler@USPTO.GOV>  
**Cc:** Marlinda Hinojosa <marlinda.hinojosa@resolvesys.com>; Legal <legal@resolvesys.com>  
**Subject:** FW: U.S. Trademark Application No. 88261838

Lauren – thank you for your message regarding the Resolve application. Yes, this will confirm that we are agreeable with the change you’ve proposed.

Thanks again,

JG

**John Goodman** | General Counsel and Secretary | Resolve Systems  
O +1 541-848-8484

**From:** Dantzler, Lauren <[Lauren.Dantzler@USPTO.GOV](mailto:Lauren.Dantzler@USPTO.GOV)>  
**Sent:** Thursday, March 28, 2019 12:57 PM  
**To:** Marlinda Hinojosa  
**Cc:** Legal  
**Subject:** U.S. Trademark Application No. 88261838

Dear Applicant,

I am the attorney assigned to this case at the U.S. Trademark Office.

### **Application 88261838 RESOLVE**

There is one issue we can fix via email or over the phone that is preventing approval of the application for the next step of the registration process; clarification of the mark description is required.

#### **1. Description of the Mark – Amendment Required**

The description of the mark is accurate but incomplete because it does not describe all the significant aspects of the applied-for mark. Applications for marks not in standard characters must include an accurate and concise description of the entire mark that identifies literal elements as well as any design elements. See 37 C.F.R. §2.37; TMEP §§808 et seq.

Therefore, applicant must provide a more complete description of the applied-for mark. The following is suggested:

“The mark consists of the word “RESOLVE” followed by **five** squiggly lines going to the right with square tips at the end of the line s .”

**Please respond to this email or call me (you may leave a message of approval) by close of business on Friday, March 29, 2019, and I can make the changes to your application for you and then approve the mark for the next step of the registration process. If you do not contact me by then, I will have to issue an Office action requiring these changes.**

#### **Responses to Office actions or Emails**

**If an applicant is not represented by an attorney, the response must be made by the individual applicant or someone with legal authority to bind a juristic applicant (e.g., a corporate officer or general partner). See 37 C.F.R. §2.193(e)(2)(ii); TMEP §§611.03(b), 611.06(b)-(h), 712.01. In the case of joint applicants, all must sign. 37 C.F.R. §2.193(e)(2)(ii); TMEP §611.06(a). If an applicant is represented by an attorney authorized to practice before the USPTO, the attorney must respond. 37 C.F.R. §2.193(e)(2)(i); TMEP §§611.03(b), 712.01.**

Warm Regards,

Lauren