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United States Patent and Trademark Office

HAILS AND HORNS

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35**

Service Mark

Trademark

Principal Register

Rob Halford Music Limited (UNITED KINGDOM limited company (Ltd.))
C/o Lee & Thompson Llp
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London, UNITED KINGDOM W1U1JD

CLASS 25: Clothing, namely, t-shirts, shirts, jackets, sweatshirts, hooded tops, hooded sweatshirts, pullovers, jumpers, shorts, boxer shorts, boxer briefs, underwear, underclothes, under garments, socks, scarves, dressing gowns, pyjamas, dungarees, braces as suspenders, ties, lingerie, hosiery, bathing costumes, bathing suits, bathing trunks, bathrobes, gloves, jeans, kilts, nightwear, pajamas, trouser suits, slacks, sleeping garments, sleepwear, suits, swim wear, swimsuits, trousers, tuxedos and waistcoats, legging, jeggings, namely, pants that are partially jeans and partially leggings, baby bibs not of paper, baby bodysuits, baby bottoms, baby tops, baby rompers, belts, Bermuda shorts, bikinis, blazers, blouses, body shapers, bomber jackets, bras, briefs, cagoules, camisoles, cargo pants, coats, costumes for use in role-playing games, costumes for use in children's dress up play, crop pants, crop tops, dance costumes, dresses, housecoats, ear bands, ear muffs, ear warmers, evening dresses, evening gowns, foundation garments worn around the midsection or thighs to keep the stomach in and create a slimming effect, G-strings, Halloween costumes, infant and toddler one piece clothing, infant sleepers, infantwear, knee highs, knickers, ladies' underwear, skirts, miniskirts, negligees, night gowns, nightshirts, nightgowns, nighties, panties, pants, stockings, suspenders, play suits, polo shirts, rain wear, school uniforms, tankinis, thongs being underwear, and tights; footwear, namely, footwear for men, footwear for women, footwear not for sports, shoes, canvas shoes, sneakers, boots, slippers and flip-flops, beach footwear, beach shoes, booties, dance shoes, dance slippers, moccasins, pumps; headgear, namely, hats, caps, beanies, skull caps, skullies, bandanas and berets, children's headwear, hats for infants, babies, toddlers and children

CLASS 29: Meat; prepared meals, namely, prepared meals consisting of meat and fish; snack foods, namely, potato chips, fruit-based snack foods, potato-based snack foods, vegetable-based snack foods, nut-based snack foods and meat-based snack foods; prepared meals and snack foods whose main ingredients consist of or include any one of or more than one of meat, fish, poultry, game, meat extracts, preserved, dried and cooked fruits, vegetables, jellies, jams, fruit sauces, eggs, milk and milk products; milk drinks, milk predominating; flavoured milk drinks; nuts, namely, processed nuts, shelled nuts and roasted nuts; raisins; potato crisps; edible oils and fats; soups; beef jerky; cheese; chicken nuggets; dairy-based spreads; dairy-based dips; drinking yogurts; French fries; peanut butter; refrigerated food package combinations consisting primarily of meat, cheese or processed vegetables for purposes of creating a sandwich; preserved, smoked and processed fish; preserved and processed anchovies; caviar; tinned fish; foods prepared from fish, namely, packaged meals consisting primarily of fish; poultry; foods prepared from poultry, namely, packaged meals consisting primarily of poultry; game; foods prepared from game, namely, packaged meals consisting primarily of game; meat extracts; preserved, frozen, dried and cooked fruits and vegetables; jellies, jams, marmalade, compotes; apple purée; tomato purée; hummus; meat



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Director of the United States
Patent and Trademark Office



jellies; tahini, namely, sesame seed paste; eggs; milk and milk products excluding ice cream, ice milk and frozen yogurt; butter; margarine; cream; milk beverages, milk predominating; milk shakes; soya milk; tofu; whipped cream; yoghurt; fruit snacks; frozen vegetables; frozen fruit; processed vegetables and processed fruits; fruits and vegetables dried and cooked

CLASS 30: Coffee; tea; cocoa; chocolate; drinking chocolate, namely, chocolate-based beverages; rice; tapioca; sago; biscuits; cakes; pasta; pasta sauces; bread; rolls; baps, namely, bread rolls; crackers; croissants; bread sticks; baguettes; pastries; pies; fruit pies; meat pies; vegetable pies; pastries, namely, pasties; pizzas; sweets; candies; bonbons; chocolates; ices; sugar, honey, treacle; breakfast cereal; porridge; cereal bars; yeast, baking-powder; salt; mustard; vinegar; sauces; chocolate sauces; fruit sauces; cheese sauces; meat sauces; tortilla chips; spices; rice-based snack foods; maize-based snack foods; brown rice, edible flour; sandwiches; hamburger sandwiches; hot dog sandwiches; beverages, namely, beverages made of coffee or tea, chocolate food beverages not being dairy-based or vegetable based, cocoa beverages with milk, prepared cocoa and cocoa-based beverages, prepared coffee and coffee-based beverages and tea-based beverages with fruit flavoring; bread rolls; buns; cup cakes; brownies; toffee; fudge; ginger bread; bagels; liquorice; non-medicated lozenges; candy mints; candy; bubble gum; chewing gum; chocolate bars; chocolate covered fruit, nuts, popcorn, pretzels and raisins; peanut confectionery, namely, peanut flavored candy; peppermint candy; boiled sweets; candy rock; popcorn; microwave popcorn; waffles; ice cream; ice cream desserts; ice cream drinks; cookies; cookie dough; cookie mixes; cotton candy; candy bars; cereal-based snack foods; rice-based snack foods; wheat-based snack foods; grain-based food bars; chocolate-based snack foods; pasta-based snack foods; foodstuffs made from dough, namely, dough-enrobed foods consisting of a dough-based wrapper with fillings consisting primarily of meats, poultry, fish, fruits and vegetables or cheese, and dough-enrobed foods consisting of a dough-based wrapper with fillings consisting primarily of pasta or rice; sweet and savory products, all having a pastry case or pastry shell, namely, pastries; pizza; pasta dishes, namely, prepared pasta and prepared or packaged meals consisting primarily of pasta; prepared meals consisting of pasta and rice; sherbets; cheesecake; confectionery for decorating Christmas trees; dessert puddings; donuts; doughnuts; dried pasta; flapjacks; ketchup; sauces; lollipops; marshmallow; marshmallow squares; muesli; muesli bars; oatmeal; pancakes; puffed corn snacks; cranberry sauce; buttercream icing; desserts made primarily from milk products; maize snacks, namely, maize flakes

CLASS 32: Beers; mineral and aerated waters and other non-alcoholic beverages, namely, non-alcoholic wines; fruit beverages and fruit juices; tonic water; aloe vera drinks; non-alcoholic aperitifs; non-alcoholic beer; non-alcoholic cider; non-alcoholic cocktails; essences for making non-alcoholic beverages; non-alcoholic fruit nectars used in the preparation of beverages; ginger beer; isotonic beverages; lemonade; non-alcoholic fruit extracts used in the preparation of beverages; smoothies; soda water; tomato juice; vegetable juices; fruit drinks; non-alcoholic beer-flavoured soft drinks

CLASS 33: Alcoholic beverages except beer; spirits; whisky; gin; rum; vodka; wines; prepared cocktails, alcoholic; aperitifs; liqueurs; pre-mixed alcoholic drinks, other than beer-based; cider

CLASS 35: Advertising services; marketing services; the bringing together, for the benefit of others, of a variety of goods, namely, perfumes, fragrances, cosmetics, clothing, footwear, headgear, jewellery, watches, badges, flasks, hipflask, tankards, bags, wallets, purses, pre-recorded music and video recordings, downloadable music and video recordings, sheet music, musical instruments, and parts, fittings and accessories for musical instruments and plectrums, enabling customers to conveniently view and purchase the goods in the field of general consumer merchandise; the bringing together, for the benefit of others, of a variety of goods, namely, printed matter, books, calendars, pictures, prints, posters, stickers and decalcomanias, patches, mugs, glasses, skateboards, skate decks, skateboard wheels, bottle openers, keyrings, blankets and bandanas, enabling customers to conveniently view and purchase those goods in the field of general consumer merchandise; the bringing together, for the benefit of others, of a variety of goods, namely, perfumes, fragrances, cosmetics, clothing, footwear, headgear, jewellery, watches, flasks, hipflask, tankards, bags, wallets, purses, pre-recorded music and video recordings, downloadable music and video recordings, sheet music, musical instruments, and parts, fittings and accessories for musical instruments, enabling

customers to conveniently view and purchase those goods from a catalogue by mail order or by means of telecommunications; the bringing together, for the benefit of others, of a variety of goods, namely, badges, plectrums, printed matter, books, calendars, pictures, prints, posters, stickers and decalcomanias, patches, mugs, glasses, skateboards, skate decks, skateboard wheels, bottle openers, keyrings, blankets and bandanas, enabling customers to conveniently view and purchase those goods from a catalogue by mail order or by means of telecommunications; retail store services featuring perfumes, fragrances, cosmetics, clothing, footwear, headgear, jewellery, watches, badges, flasks, hipflask, tankards, bags, wallets, purses, pre-recorded music and video recordings, downloadable music and video recordings, sheet music, musical instruments, and parts, fittings and accessories for musical instruments and plectrums; retail store services featuring printed matter, books, calendars, pictures, prints, posters, stickers and decalcomanias, patches, mugs, glasses, skateboards, skate decks, skateboard wheels, bottle openers, keyrings, blankets and bandanas; mail order retail services featuring perfumes, fragrances, cosmetics, clothing, footwear, headgear, jewellery, watches, badges, flasks, hipflask, tankards, bags, wallets, purses, pre-recorded music and video recordings, downloadable music and video recordings, sheet music, musical instruments, and parts, fittings and accessories for musical instruments and plectrums; mail order retail services featuring printed matter, books, calendars, pictures, prints, posters, stickers and decalcomanias, patches, mugs, glasses, skateboards, skate decks, skateboard wheels, bottle openers, keyrings, blankets and bandanas; online retail store services featuring perfumes, fragrances, cosmetics, clothing, footwear, headgear, jewellery, watches, badges, flasks, hipflask, tankards, bags, wallets, purses, pre-recorded music and video recordings, downloadable music and video recordings, sheet music, musical instruments, and parts, fittings and accessories for musical instruments, and plectrums; online retail store services featuring printed matter, books, calendars, pictures, prints, posters, stickers and decalcomanias, patches, mugs, glasses, skateboards, skate decks, skateboard wheels, bottle openers, keyrings, blankets and bandanas; information, advisory and consultancy services in relation to the aforesaid services

THE MARK CONSISTS OF STANDARD CHARACTERS WITHOUT CLAIM TO ANY PARTICULAR FONT STYLE, SIZE OR COLOR

PRIORITY CLAIMED UNDER SEC. 44(D) ON EUROPEAN UNION APPLICATION NO. 18039003, FILED 03-21-2019, REG. NO. 18039003, DATED 08-24-2019, EXPIRES 03-21-2029

PRIORITY CLAIMED UNDER SEC. 44(D) ON EUROPEAN UNION APPLICATION NO. 17968350, FILED 10-15-2018, REG. NO. 17968350, DATED 02-28-2019, EXPIRES 10-15-2028

SER. NO. 88-385,510, FILED 04-15-2019

REQUIREMENTS TO MAINTAIN YOUR FEDERAL TRADEMARK REGISTRATION

WARNING: YOUR REGISTRATION WILL BE CANCELLED IF YOU DO NOT FILE THE DOCUMENTS BELOW DURING THE SPECIFIED TIME PERIODS.

Requirements in the First Ten Years*

What and When to File:

- **First Filing Deadline:** You must file a Declaration of Use (or Excusable Nonuse) between the 5th and 6th years after the registration date. See 15 U.S.C. §§1058, 1141k. If the declaration is accepted, the registration will continue in force for the remainder of the ten-year period, calculated from the registration date, unless cancelled by an order of the Commissioner for Trademarks or a federal court.
- **Second Filing Deadline:** You must file a Declaration of Use (or Excusable Nonuse) and an Application for Renewal between the 9th and 10th years after the registration date.* See 15 U.S.C. §1059.

Requirements in Successive Ten-Year Periods*

What and When to File:

- You must file a Declaration of Use (or Excusable Nonuse) and an Application for Renewal between every 9th and 10th-year period, calculated from the registration date.*

Grace Period Filings*

The above documents will be accepted as timely if filed within six months after the deadlines listed above with the payment of an additional fee.

***ATTENTION MADRID PROTOCOL REGISTRANTS:** The holder of an international registration with an extension of protection to the United States under the Madrid Protocol must timely file the Declarations of Use (or Excusable Nonuse) referenced above directly with the United States Patent and Trademark Office (USPTO). The time periods for filing are based on the U.S. registration date (not the international registration date). The deadlines and grace periods for the Declarations of Use (or Excusable Nonuse) are identical to those for nationally issued registrations. See 15 U.S.C. §§1058, 1141k. However, owners of international registrations do not file renewal applications at the USPTO. Instead, the holder must file a renewal of the underlying international registration at the International Bureau of the World Intellectual Property Organization, under Article 7 of the Madrid Protocol, before the expiration of each ten-year term of protection, calculated from the date of the international registration. See 15 U.S.C. §1141j. For more information and renewal forms for the international registration, see <http://www.wipo.int/madrid/en/>.

NOTE: Fees and requirements for maintaining registrations are subject to change. Please check the USPTO website for further information. With the exception of renewal applications for registered extensions of protection, you can file the registration maintenance documents referenced above online at <http://www.uspto.gov>.

NOTE: A courtesy e-mail reminder of USPTO maintenance filing deadlines will be sent to trademark owners/holders who authorize e-mail communication and maintain a current e-mail address with the USPTO. To ensure that e-mail is authorized and your address is current, please use the Trademark Electronic Application System (TEAS) Correspondence Address and Change of Owner Address Forms available at <http://www.uspto.gov>.