

**Trademark/Service Mark Application, Principal Register
Handwritten Signature**

To the Commissioner for Trademarks:

MARK: RITA HAZAN

The literal element of the mark consists of RITA HAZAN.

The mark consists of "RITA HAZAN" in no particular size, font or style. Color is not a feature of the mark.

The applicant, **Rita Hazan** a United States individual, with an address of 720 5th Avenue, 11th Floor New York, NY 10019 USA, requests registration of the trademark/service mark identified above in the United States Patent and Trademark Office on the Principal Register established by the Act of July 5, 1946 (15 U.S.C. Section 1051 et seq.), as amended, for the following:

International **Class 003**: Hair care products, namely, hair shampoos, hair conditioners, hair conditioners to treat split ends, hair conditioners for damaged hair, hair conditioners for color treated hair, hair coloring preparations, hair dye, temporary hair dyes in the nature of root concealers and root touch up sticks, hair sprays, hair masks

In International **Class 003**, the mark was first used by the applicant or the applicant's related company or licensee or predecessor in interest at least as early as 11/19/2008, and first used in commerce at least as early as 11/19/2008, and is now in use in such commerce. The applicant will submit one (or more) specimen(s) showing the mark as used in commerce on or in connection with any item in the class of listed goods/services.

International **Class 041**: Makeup application lessons

In International **Class 041**, the mark was first used by the applicant or the applicant's related company or licensee or predecessor in interest at least as early as 10/22/06, and first used in commerce at least as early as 10/22/06, and is now in use in such commerce. The applicant will submit one (or more) specimen(s) showing the mark as used in commerce on or in connection with any item in the class of listed goods/services.

International **Class 044**: Full service hair salon services, namely, hair cutting, hair coloring, hair styling, hair straightening, hair conditioning treatments; hair extension services; hair braiding; blow drying; beauty salon services in the nature of facials, manicures, pedicures, waxing and laser hair removal; beauty consultation services; beauty treatment services for eyelashes; makeup application services; providing news and information in the field of beauty and hair care

In International **Class 044**, the mark was first used by the applicant or the applicant's related company or licensee or predecessor in interest at least as early as 06/00/1992, and first used in commerce at least as early as 06/00/1992, and is now in use in such commerce. The applicant will submit one (or more) specimen(s) showing the mark as used in commerce on or in connection with any item in the class of listed goods/services.

**Trademark/Service Mark Application, Principal Register
Handwritten Signature**

To the Commissioner for Trademarks:

MARK: RITA HAZAN
Applicant: **Rita Hazan**

Claim of Prior Ownership: Applicant is the owner of U.S. Reg. Nos. 2969668 and 4380934.

The applicant's current Attorney and Correspondent Information: Joy J. Wildes and all of the other attorneys of Davis & Gilbert LLP, 1740 Broadway, New York, New York 10019, United States, phone: (212) 468-4800, fax (212) 468-4888 and authorized email jkatz@dglaw.com

A fee payment in the amount of \$825 will be submitted with the application, representing payment for 1 class. Authorization is granted to charge fees to Deposit Account No. 502293, docket .25984-9999-0.

Declaration

The signatory believes that: if the applicant is filing the application under 15 U.S.C. § 1051(a), the applicant is the owner of the trademark/service mark sought to be registered; the applicant is using the mark in commerce on or in connection with the goods/services in the application; the specimen(s) shows the mark as used on or in connection with the goods/services in the application; and/or if the applicant filed an application under 15 U.S.C. § 1051(b), § 1126(d), and/or § 1126(e), the applicant is entitled to use the mark in commerce; the applicant has a bona fide intention, and is entitled, to use the mark in commerce on or in connection with the goods/services in the application. The signatory believes that to the best of the signatory's knowledge and belief, no other persons, except, if applicable, concurrent users, have the right to use the mark in commerce, either in the identical form or in such near resemblance as to be likely, when used on or in connection with the goods/services of such other persons, to cause confusion or mistake, or to deceive. The signatory being warned that willful false statements and the like are punishable by fine or imprisonment, or both, under 18 U.S.C. § 1001, and that such willful false statements and the like may jeopardize the validity of the application or any registration resulting therefrom, declares that all statements made of her own knowledge are true and all statements made on information and belief are believed to be true.

Dated: December 18, 2018

Rita Hazan
By: 
Rita Hazan, Applicant