APPLICATION FOR TRADEMARK REGISTRATION

(DECLARATION)

Mark:

QUANTUM LEAP

Class No.: 35

HONORABLE COMMISSIONER OF PATENTS AND TRADEMARKS Washington, D.C. 20231

The Hackett Group, Inc. a corporation of the State of Florida 10001 Brickell Bay Dr., Ste. 3000 Miami, Florida 33131

The above-identified Applicant has adopted and is using the trademark shown in the accompanying drawing in United States Commerce for Consultancy and advisory services in the field of business management, business strategy and business operations; business research; business development services; market analysis; consultation and analysis in the fields of business management, business strategy and business operations; business consultation and analysis services, namely, providing surveys and analysis reports in the nature of best practices and benchmarking of business processes; benchmark analysis, namely, conducting studies for others regarding best business practices; business consultation and business management, analysis services for optimizing business management practices regarding the employment of cloud-based enterprise application and process automation software, pursuant to best practices and benchmarking analyses. Consulting services in the field of cloud computing, namely, consultation for businesses and computer systems analysis services for optimizing of cloud-based enterprise application and process automation software, pursuant to best practices and benchmarking analyses, in International Class 35, and requests that said mark be registered in the United States Patent and Trademark Office on the Principal Register established by the Act of July 5, 1946. 15 U.S.C. 1051 (a), as amended.

The mark consists of standard characters, without claim to any particular font, style, size, or color.

The trademark was first used anywhere at least as early as $\frac{24,2017}{1017}$, was first used in interstate commerce at least as early as $\frac{24,2017}{1017}$, and is now in use in such commerce.

The mark is used by applying it to advertisements or promotional materials including but not limited to, flyers, brochures, signs, website.

Applicant appoints MALLOY & MALLOY, P.L., a firm composed of Jennie S. Malloy (a member of the Bar of the State of Florida), John Cyril Malloy, III (a member of the Bar of the State of Florida), Peter A. Matos (a member of the Bar of the State of Florida), John

Fulton, Jr. (a member of the Bar of the State of Florida), Oliver A. Ruiz (a member of the Bar of the State of Florida), Meredith Frank Mendez (a member of the Bar of the State of Florida), William John Eagan (a member of the Bar of the State of Florida), David Roncayolo (a member of the Bar of the State of Florida), Jessica Neer McDonald (a member of the Bar of the State of Florida), Jonathan Woodard (a member of the Bar of the State of Florida), and Mary Beth Hasty (a member of the Bar of the State of Florida), with offices at 2800 S.W. Third Avenue, Historic Coral Way, Miami, Florida 33129, to prosecute this application, to transact all business in connection therewith and to receive all correspondence including the registration certificate.

The signatory believes that the applicant is the owner of the trademark/service mark sought to be registered; The mark is in use 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 To the best of the signatory's knowledge and belief, the facts recited in the application are accurate.

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. To the best of the signatory's knowledge, information, and belief, formed after an inquiry reasonable under the circumstances, the allegations and other factual contentions made above have evidentiary support. 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 submission or any registration resulting therefrom, declares that all statements made of his/her own knowledge are true and all statements made on information and belief are believed to be true.

The Hackett Group, Inc.

Print Name: Keill Henrick

Title: Assistant General Course /

Date: January 28, 2019