## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE APPLICATION FOR TRADEMARK/SERVICE MARK REGISTRATION



Int'l. Class Nos.: 9

Potter Roemer, LLC is a limited liability company duly organized and existing under the laws of California, located and doing business at 17541 Hurley Street, City of Industry, CA 91744.

Applicant requests registration of the above-identified mark in the U.S. Patent and Trademark Office on the Principal Register established by the Trademark Act of July 5, 1946 (15 U.S.C. §1051 et seq.) for the following goods/services: *Fire-fighting equipment, namely, fire-fighting monitors for fire engines that spray foam or liquids on fires; fire hose nozzles; fire-fighting equipment, namely, water cannons; pressure reducing valve used in fire protection systems; cabinets for firefighting equipment, namely, adapted for holding firefighting equipment such as fire hoses and fire department valves.* 

The mark was first used by Applicant's predecessor in interest and title at least as early as 2000; was first used in commerce at least as early as 2000; and is now in such use. One specimen showing the mark as used in commerce is presented herewith.

The mark comprises a square-like design with lines extending from the top left corner to the lower right corner and to the right of the design are the stylized words "POTTER" stacked on top of the word "ROEMER".

Applicant is the owner of Reg. Nos. 3375123, 4948898, and 4817121.

Applicant hereby appoints **SIMOR L. MOSKOWITZ**, George W. Lewis, and Kumiko Ide, its attorney, to prosecute this application to register, to transact all business in the Patent and Trademark Office in connection therewith, and to receive the Certificate of Registration. Please address all correspondence to the law firm of Westerman, Hattori, Daniels, & Adrian, LLP, 8500 Leesburg Pike, Suite 7500, Tysons, VA 12282.

The undersigned, being hereby warned that willful false statements and the like so made are punishable by fine or imprisonment or both, under 18 U.S.C. §1001, and that such willful false statements may jeopardize the validity of the application or any resulting registration, declares that he is properly authorized to execute this application on behalf of the applicant; he believes the applicant to be the owner of the trademark sought to be registered or, if the application is being filed under 15 U.S.C. §1051 (b), he believes applicant to be entitled to use such mark in commerce; to the best of his knowledge and belief no other person, firm, corporation, or association has the right to use the mark in commerce, either in the identical form thereof or in such near resemblance thereto as to be likely, when used on or in connection with the goods or services of such other person, to cause confusion, or to cause mistake, or to deceive; and that all statements made of his own knowledge are true; that all statements made on information and belief are believed to be true; that all statements made on personal knowledge are true; and in the event that the instant application was filed without signature, that all of the facts and statements set forth herein are and were true and correct as of and on the date of filing of this application.

Potter Roemer LLC

By: Charles S White

Charles S. White Vice President - Marketing

Dated: November <u>19</u>, 2021 Attorney Docket No.: TM210211US00