

CHGOR.369T

TRADEMARK/SERVICE MARK

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE
APPLICATION FOR TRADEMARK REGISTRATION UNDER SECTION 1(b)
PRINCIPAL REGISTER

Mark : SPIRAL
Int. Classes : 10, 20, 21 and 40

Commissioner for Trademarks
P.O. Box 1451
Alexandria, VA 22313-1451

Dear Sir or Madam:

The Applicant is:

Chubby Gorilla, Inc.,
a California corporation,
4320 N. Harbor Blvd., Fullerton, CA 92835.

Applicant has, and had as of the filing date of this application, a bona fide intention to use, or use through a related company or licensee, the trademark/service mark shown in the accompanying drawing in commerce on or in connection with the following goods: BOTTLES, CONTAINERS AND VIALS, SOLD EMPTY, FOR ADMINISTERING MEDICATION in **Class 10**; PACKAGING CONTAINERS OF PLASTIC; CONTAINERS FOR TRANSPORT, NOT OF METAL; PLASTIC STORAGE CONTAINERS FOR INDUSTRIAL OR COMMERCIAL USE; CONTAINERS FOR TRANSPORTATION; NOT OF METAL; NONMETAL AND NON-PAPER CONTAINERS FOR TRANSPORTATION OR STORAGE; CONTAINERS FOR INDUSTRIAL AND COMMERCIAL USE NOT MADE OF METAL; NONMETAL CONTAINERS FOR USE IN THE TRANSPORT OF SOLIDS, LOTIONS OR POWDERS FOR COMMERCIAL OR INDUSTRIAL USE; NON-METALLIC CLOSURES FOR CONTAINERS; PACKING CONTAINERS OF PLASTIC MATERIAL; PLASTIC CAPS; NON-METALLIC BOTTLE CAPS; CONTAINERS FOR MEDICATIONS SOLD EMPTY FOR COMMERCIAL USE; PLASTIC MEDICATION CONTAINERS FOR COMMERCIAL USE; CONTAINER CLOSURES OF PLASTIC; CONTAINERS FOR INDUSTRIAL AND COMMERCIAL LIQUIDS NOT MADE OF METAL; NON-MODULAR CONTAINERS, NOT

OF METAL, FOR USE IN TRANSPORTATION AND STORAGE FOR COMMERCIAL OR INDUSTRIAL USE; PLASTIC MEDICATION CONTAINERS FOR COMMERCIAL USE; CONTAINERS FOR MEDICATIONS SOLD EMPTY FOR COMMERCIAL USE; BOTTLE CLOSURES, NOT OF METAL in **Class 20**; CONTAINERS FOR HOUSEHOLD OR KITCHEN USE; ALL PURPOSE PORTABLE HOUSEHOLD CONTAINERS; MEDICATION CONTAINERS FOR PERSONAL USE; LOTION CONTAINERS SOLD EMPTY FOR DOMESTIC USE; BOTTLES SOLD EMPTY NOT FOR MEDICAL USE; BOTTLES SOLD EMPTY FOR MEDICAL AND PHARMACEUTICAL USE; BOTTLES FOR PHARMACEUTICALS SOLD EMPTY; VIALS FOR MEDICATIONS SOLD EMPTY; PLASTIC STORAGE CONTAINERS FOR HOUSEHOLD USE; PLASTIC STORAGE CONTAINERS FOR DOMESTIC USE; PLASTIC SAFETY CAPS FOR MEDICINE CONTAINERS; VIALS FOR MEDICAL USE SOLD EMPTY; REUSABLE BOTTLES, CONTAINERS AND VIALS SOLD EMPTY NOT FOR MEDICAL USE; REUSABLE PLASTIC BOTTLES, CONTAINERS AND VIALS SOLD EMPTY NOT FOR MEDICAL USE; REUSABLE BOTTLES, CONTAINERS AND VIALS FOR MEDICATION SOLD EMPTY; REUSABLE BOTTLES, CONTAINERS AND VIALS SOLD EMPTY FOR PERSONAL USE; REUSABLE BOTTLES, CONTAINERS AND VIALS SOLD EMPTY FOR HOUSEHOLD USE; REUSABLE BOTTLES, CONTAINERS AND VIALS SOLD EMPTY FOR DOMESTIC USE; CONTAINERS FOR HOUSEHOLD USE; BOTTLES, SOLD EMPTY; AND VIALS BEING MEDICATION CONTAINERS FOR PERSONAL USE SOLD EMPTY; NON-MODULAR CONTAINERS FOR USE IN TRANSPORTATION AND STORAGE FOR HOUSEHOLD USE; CONTAINERS, NAMELY, DRINKWARE; CONTAINERS, NAMELY, DRINKING BOTTLES, SOLD EMPTY; CONTAINERS, NAMELY, BOTTLES FOR BEVERAGES, SOLD EMPTY; CONTAINERS, NAMELY, PLASTIC DRINKING BOTTLES, SOLD EMPTY; HOUSEHOLD FOOD STORAGE CONTAINERS; REUSABLE SELF-SEALING LIDS FOR HOUSEHOLD USE FOR CONTAINERS AND THE STORAGE OF FOOD in **Class 21**; CUSTOM MOLDING OF PLASTIC CONTAINERS FOR OTHERS; CUSTOM MANUFACTURING OF CLOSURES OF PLASTIC AND PLASTIC BOTTLES SOLD EMPTY, FOR OTHERS; CUSTOM MANUFACTURE OF BOTTLES; CUSTOM MANUFACTURE OF BOTTLES, CONTAINERS AND VIALS, SOLD EMPTY FOR OTHERS; CUSTOM MANUFACTURE OF CLOSURES FOR BOTTLES, CONTAINERS

AND VIALS FOR OTHERS; CUSTOM MOLDING OF BOTTLES, CONTAINERS AND VIALS, FOR OTHERS; CUSTOM MOLDING OF CLOSURES FOR BOTTLES, CONTAINERS AND VIALS FOR OTHER; MOLDING OF PLASTIC CONTAINERS FOR OTHERS; MANUFACTURING OF BOTTLES; MANUFACTURING OF BOTTLES, CONTAINERS AND VIALS, SOLD EMPTY FOR OTHERS; MANUFACTURING OF CLOSURES FOR BOTTLES, CONTAINERS AND VIALS FOR OTHERS; MOLDING OF BOTTLES, CONTAINERS AND VIALS, FOR OTHERS; MOLDING OF CLOSURES FOR BOTTLES, CONTAINERS AND VIALS FOR OTHERS in **Class 40**; and requests that the 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, et seq., as amended).

POWER OF ATTORNEY

Applicant hereby appoints Stacey R. Halpern and John B. Sganga, Jr., Edward A. Schlatter, Joseph R. Re, Catherine J. Holland, Jeffrey L. Van Hoosear, Daniel E. Altman, Lynda J. Zadra-Symes, Stephen C. Jensen, Steven J. Nataupsky, Paul A. Stewart, Joseph F. Jennings, Craig S. Summers, Ronald J. Schoenbaum, John R. King, Adeel S. Akhtar, David N. Weiss, Douglas G. Muehlhauser, Jon W. Gurka, Joseph M. Reisman, Michael L. Fuller, Paul N. Conover, Robert J. Roby, Sabling H. Lee, William R. Zimmerman, Eric S. Furman, Susan M. Natland, Rabinder N. Narula, Bruce S. Itchkawitz, John M. Grover, Irfan A. Lateef, Mark J. Gallagher, Brian C. Horne, Payson LeMeilleur, Sheila N. Swaroop, Benjamin A. Katzenellenbogen, Andrew N. Merickel, Linda H. Liu, James F. Herkenhoff, Andrew M. Douglas, Salima A. Merani, Jonathan A. Hyman, Curtiss C. Dosier, Joseph J. Mallon, Sean M. Murray, Christy G. Lea, Perry D. Oldham, Russell M. Jeide, Matthew S. Bellinger, Gregory A. Hermanson, Lauren Keller Katzenellenbogen, Ted M. Cannon, Carol Pitzel Cruz, Josué A. Villalta, Andrew I. Kimmel, Brenden Gingrich, Maria Culic Anderson, Melanie J. Seelig, Mauricio A. Uribe, Curtis R. Huffmire, Christopher L. Ross, Eli A. Loots, Ryan E. Melnick, Yanna S. Bouris, Philip M. Nelson, Marko R. Zoretic, Derek C. Dailey, Jarom D. Kesler, Colin B. Heideman, Theodore G. Papagiannis, Nicholas M. Zovko, Adam J. Gilbert, Kimberly J. Miller, Agnes Juang, Jason J. Jardine, Jared C. Bunker, Lance D. Smemoe, Joshua J. Stowell, Jonathan E. Bachand, Ali S. Razai, Terry K. Tullis, Derek R. Bayles, Cheryl T. Burgess, Gregory B. Phillips, Brian C. Claassen, Mark Lezama, Sean Ambrosius, Stephen W. Larson, Michael R. Christensen, Benjamin J. Everton, Jason A. Gersting, Baraa Kahf, Alan G. Laquer, Vlad Teplitskiy, Jeffery L. Hallstrom, Maria V. Stout, William O. Adams, Ian W. Gillies, Andrew W. Lloyd, Mark D. Kachner, Lincoln S. Essig, David R. Trossen, Aaron M. Davis, Jason R. Swartz, Benjamin B. Anger, Jason A. Champion, Daniel V. Gibson, Jeremy J. Carney, Karen Cassidy Selvaggio, Adam B. Powell, Karen J. Lenker, Bryan G. McWhorter, Nathanael R. Luman, Andrea L. Cheek, Damien J. Howard, Jane Q. Dai, Shannon Lam, Peter Law, Jacob Peterson, Christie R.W. Matthaehi, Vladimir S. Lozan, Paul S. Stellman, Heungsoo Choi, Vikas Bhargava, Jeremy A. Anapol, Scott A. Cromar, Kendall M. Loebbaka, David R. Schmidt, Harnik Shukla, Charlene A. Azema, Morgan R. Coates, Jessica L. Achtsam, Jonathan A. Menkes, Rosaleen H. Chou, Kyu S. Min, Chang Sik Lim, Thomas S.H. Cowan, Devanie A. DuFour, Hans

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Mark: SPIRAL
Client Code: CHGOR.369T

DECLARATION

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 and the like may jeopardize the validity of the application or any resulting registration, declares that he/she is properly authorized to execute this application on behalf of the applicant; he/she believes the applicant to be the owner of the trademark/service mark sought to be registered, that, as of the application filing date, the mark is in use in commerce and was in use in commerce on or in connection with the specified goods or services listed in the application; and/or, if the application is being filed under 15 U.S.C. §§ 1051(b), 1126(d) or 1126(e), he/she believes applicant to be entitled to use such mark in commerce; that, as of the application filing date, applicant had and has a bona fide intention to use the mark in commerce or use through the applicant's related company or licensee the mark in commerce on or in connection with the identified goods and/or services on or in connection with the specified goods or services not yet in use as listed in the application; to the best of the signatory's knowledge and belief that the facts set forth in the application are true and correct; to the best of his/her 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/services of such other person, to cause confusion, or to cause mistake, or to deceive; that all statements made of his/her own knowledge are true and all statements made on information and belief are believed to be true and that, 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.

CHUBBY GORILLA, INC.

Dated: August 23, 2023

By: 

Name: Eyad Aboabdo

Title: Vice President