Deceleration

The applicant is filing the application based on use in commerce under 15 U.S.C. § 1051(a):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 and was in use in commerce as of the filing date of the application 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 was used on or in connection with the goods/services in the application as of the application filing date; and To the best of the signatory's knowledge and belief, the facts recited in the application are accurate.

申请人根据 15 U.S.C. § 1051 (a)商业用途提交申请,并声明:

- 1. 此商标必须是由申请人(包括申请人之员工,受聘人等)所设计,所拥有,并且使用。
- 2. 除申请人外,并无其他人有权在商品或服务的商业 中使用这种商标,而且并没有使用欺骗,或是足以令人产生混淆或其他类似的商标形象。
- 3. 此申请表上资料,附件都是真实而且未经变造。

| Signatu | re: Dave Wu |
|---------|----------------------|
| Signato | ry's Name:Dave Wu |
| Signato | ry's Position: Owner |
| Date: _ | 2012.6.24 |

| I/We, <u>Dave Wu</u> appoints US-Attorney, <u>Henry G. Chow</u> , to be my |
|--|
| representative of trademark application matters before USPTO. |
| |
| Signature: Dave Wu |
| Signatory's Name:Dave Wu |
| Signatory's Position: Owner |
| Date: 2022. b. 24 |