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PTO Form 1597 (Rev 11/2007)

OMB No. 0651-0055 (Exp 10/31/2021)

Section 7 Request Form

The table below presents the data as entered.

Input Field	Entered
REGISTRATION NUMBER	5830802
LAW OFFICE ASSIGNED	LAW OFFICE 102
SERIAL NUMBER	86373868
MARK SECTION	
MARK	https://tmng-al.uspto.gov/resting2/api/img/86373868/large
LITERAL ELEMENT	ACCUMED
STANDARD CHARACTERS	YES
USPTO-GENERATED IMAGE	YES
MARK STATEMENT	The mark consists of standard characters, without claim to any particular font style, size or color.
OWNER SECTION (current)	
NAME	Amcrest Global Holdings Limited
STREET	Wilton Park House, Wilton Place
CITY	Dublin 2
COUNTRY	Ireland
PHONE	+353 (1) 442 8557
EMAIL	abdurahman.ravat@gmail.com
AUTHORIZED TO COMMUNICATE VIA EMAIL	Yes
OWNER SECTION (proposed)	
NAME	Amcrest Global Holdings Limited
STREET	Wilton Park House, Wilton Place
CITY	Dublin 2
COUNTRY	Ireland

EXPLANATION OF FILING

Office Action dated October 13, 2019 requested filing of previously filed Voluntary Amendment dated August 13, 2019 (reproduced below) as a Section 7 Request. This is that filing. Applicant also provides the amended description of goods in this Section 7 Request filing. The Voluntary Amendment herein made and explained below provides the background information and detailed facts surrounding this Section 7 Request, namely: (1) that the request is for an amendment; and (2) the exact nature of the requested change. The voluntary amendment presented in this Section 7 Request is in condition for entry. Such action is respectfully requested. Respectfully submitted, /Paul R. Juhasz/ Paul R. Juhasz The Juhasz Law Firm, P.C. Paul R. Juhasz (713)-260-9643 pjuhasz@patenthorizon.com ____

VOLUNTARY AMENDMENT DATED August 13, 2019 Today, after almost five (5) years after filing, most of this time spent pending before the TTAB in an opposition, a registration was finally granted on the above mark on the goods and services that are indicated in the registration. As Applicant pointed out in filings to the TTAB during the opposition, because of the length of time that the instant filing was pending before the TTAB (awaiting decision on a consent settlement of the parties), and the importance of securing a trademark registration on the ACCUMED mark in order to protect Applicant's on-line sales, Applicant filed a second application on the ACCUMED mark on like goods and services. That second application was filed September 29, 2018 and was assigned Serial No. 88137157. On May 20, 2019, the second application was finally refused registration on account of a prior third party registration; and on July 25, 2019, Applicant had a phone conversation with the Examining Trademark Attorney about the final refusal. On the phone call, an understanding was reached between the Examining Trademark Attorney and the Applicant that the application would be allowed provided that Applicant made a few changes to the second application to overcome the third party registration. Those changes are detailed in the unfinished amendment which was not filed in the second application but was filed in this registration on August 13, 2019 as a Preliminary Amendment. [NOTE: SEE Aug. 13, 2019 Preliminary Amendment in the file history of this registration for that attached draft unfinished amendment.] In view of the grant of the instant registration today, Applicant now makes those amendments by voluntary amendment to the granted registration; instead of to the second filed application. This in order to remove the cloud that the final refusal in the second application has created on the granted registration. By making this voluntary amendment, Applicant is not conceding the merits of the final refusal in the second filed application. The instant voluntary amendment narrows the granted registration by narrowing the scope of the goods and services. The amendment is necessary to remove the cloud on the granted registration created by the second application by limiting the granted registration to the scope that the Trademark Examining Attorney in the second application indicated would be allowable. The amendment also serves the public interest in ensuring that trademark registrations are of a scope that the Trademark Office believes is appropriate after proper examination. Applicant is notifying the Trademark Examining Attorney in the second application so as to inform of this voluntary amendment having been made in the instant granted registration. The voluntary amendment is in condition for allowance. Such action is respectfully requested. Sincerely, /Paul R. Juhasz/ The Juhasz Law Firm, P.C. Paul R. Juhasz (713)-260-9643 pjuhasz@patenthorizon.com

GOODS AND/OR SERVICES SECTION (005)(current)

U.S. CLASS	005
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IDENTIFICATION

Diagnostic preparations for medical purposes, excluding preparations for use in blood glucose monitoring, insulin delivery systems, or diabetes care; chemical preparations for medical purposes, namely, diagnosis of pregnancy, ovulation testing

FILING BASIS

FILING BASIS	Section 1(a)
FIRST USE ANYWHERE DATE	At least as early as 07/03/2014
FIRST USE IN COMMERCE DATE	At least as early as 08/15/2014
GOODS AND/OR SERVICES SECTION (005)(proposed)	
U.S. CLASS	005
IDENTIFICATION	
Diagnostic preparations for medical purposes, excluding preparations for use in blood glucose monitoring, insulin delivery systems, and diabetes care; chemical preparations for medical purposes, namely, diagnosis of pregnancy, ovulation testing	
FILING BASIS	Section 1(a)
FIRST USE ANYWHERE DATE	At least as early as 07/03/2014
FIRST USE IN COMMERCE DATE	At least as early as 08/15/2014
GOODS AND/OR SERVICES SECTION (010)(current)	
U.S. CLASS	010
IDENTIFICATION	
Analytical apparatus for medical purposes, excluding preparations for use in blood glucose monitoring, insulin delivery system, or diabetes care; arterial blood pressure measuring apparatus; diagnostic apparatus for medical purposes, excluding apparatus for use in blood glucose monitoring, insulin delivery systems, or diabetes care; electrodes for medical use, excluding electrodes for monitoring blood glucose and for diabetes care; low frequency electric therapy apparatus; electrotherapy devices for providing transcutaneous electrical nerve stimulation; massage apparatus and instruments; thermoelectric therapeutic instruments; thermometers for medical purposes; fever thermometers; pulse wave monitors; medical devices for monitoring oxymetry gas analysis and vital signs; oximeters; vital signs monitors; medical devices for performing vascular testing; heart rate monitors; pulse rate monitors; medical apparatus and instruments, namely, remote data collecting apparatus and instruments for use in sleeping disorder analysis; medical sleep analyzers	
FILING BASIS	Section 1(a)
FIRST USE ANYWHERE DATE	At least as early as 07/03/2014
FIRST USE IN COMMERCE DATE	At least as early as 08/15/2014
GOODS AND/OR SERVICES SECTION (010)(proposed)	
U.S. CLASS	010
IDENTIFICATION	
Analytical apparatus for medical purposes, excluding preparations for use in blood glucose monitoring, insulin delivery systems, diabetes care, and detecting cancer; diagnostic apparatus for medical purposes, excluding apparatus for use in blood glucose monitoring, insulin delivery systems, diabetes care, and detecting cancer; electrodes for medical use, excluding electrodes for monitoring blood glucose and for diabetes care; low frequency electric therapy apparatus; electrotherapy devices for providing transcutaneous electrical nerve stimulation; massage apparatus and instruments; thermoelectric therapeutic	

instruments, namely, thermotherapy apparatus for medical purposes; thermometers for medical purposes; fever thermometers; pulse wave monitors; medical devices for monitoring oxymetry gas analysis and vital signs; medical devices, namely pulse oximeters; medical apparatus, namely, vital signs monitors; medical devices for performing vascular testing; heart rate monitors; pulse rate monitors; medical apparatus and instruments, namely, remote data collecting apparatus and instruments for use in sleeping disorder analysis; medical sleep analyzers, namely, a device for recording disturbances while asleep and analyzing one's sleep patterns, for monitoring sleep conditions, and for measuring sleeping time by measuring movement of one's chest, change of position and snore

FILING BASIS	Section 1(a)
FIRST USE ANYWHERE DATE	At least as early as 07/03/2014
FIRST USE IN COMMERCE DATE	At least as early as 08/15/2014

ATTORNEY SECTION (no change)

NAME	Paul R. Juhasz
ATTORNEY BAR MEMBERSHIP NUMBER	24005874
YEAR OF ADMISSION	1998
U.S. STATE/ COMMONWEALTH/ TERRITORY	Texas
INTERNAL ADDRESS	SUITE 1100
STREET	10777 WESTHEIMER
CITY	HOUSTON
STATE	Texas
POSTAL CODE	77042
COUNTRY	US
PHONE	713-260-9643
EMAIL	pjuhasz@patenthorizon.com
AUTHORIZED TO COMMUNICATE VIA EMAIL	Yes
DOCKET/REFERENCE NUMBER	JL1129.013

ATTORNEY SECTION (proposed)

NAME	Paul R. Juhasz
ATTORNEY BAR MEMBERSHIP NUMBER	24005874
YEAR OF ADMISSION	1998
U.S. STATE/ COMMONWEALTH/ TERRITORY	Texas

INTERNAL ADDRESS	SUITE 1100
STREET	10777 WESTHEIMER
CITY	HOUSTON
STATE	Texas
POSTAL CODE	77042
COUNTRY	United States
PHONE	713-260-9643
EMAIL	pjuhasz@patenthorizon.com
AUTHORIZED TO COMMUNICATE VIA EMAIL	Yes
DOCKET/REFERENCE NUMBER	JL1129.013
CORRESPONDENCE SECTION (no change)	
NAME	Paul R. Juhasz
INTERNAL ADDRESS	SUITE 1100
STREET	10777 WESTHEIMER
CITY	HOUSTON
STATE	Texas
POSTAL CODE	77042
COUNTRY	US
PHONE	713-260-9643
EMAIL	pjuhasz@patenthorizon.com; IP@amcrest.com
AUTHORIZED TO COMMUNICATE VIA EMAIL	Yes
DOCKET/REFERENCE NUMBER	JL1129.013
PAYMENT SECTION	
TOTAL FEES DUE	The filing Attorney has elected not to submit a fee payment for the class(es), believing no fee payment is required under the <i>Trademark Rules of Practice</i> .
SIGNATURE SECTION	
DECLARATION SIGNATURE	/Paul R. Juhasz/
SIGNATORY'S NAME	Paul R. Juhasz
SIGNATORY'S POSITION	Attorney of record, Texas Bar member.
DATE SIGNED	11/23/2019

REQUEST SIGNATURE	/Paul R. Juhasz/
SIGNATORY'S NAME	Paul R. Juhasz
SIGNATORY'S POSITION	Attorney of record, Texas bar member.
DATE SIGNED	11/23/2019
AUTHORIZED SIGNATORY	YES
CONCURRENT § 8, 8 &15, OR 8 &9 FILED	NO