


IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant: SolidEnergy Systems, LLC

Serial No.: 88/292,867

Law Office: 123

Examining Attorney: Rebecca Tolen Caysido

Trademark: 

Filed: February 7, 2019

RESPONSE TO OFFICE ACTION

SolidEnergy Systems, LLC (“Applicant”), by its undersigned counsel, hereby responds to the Office Action dated April 8, 2019 regarding the above-referenced application (the “Application”).

REMARKS

The Examining Attorney has initially refused to register Applicant’s logo mark on the grounds that certain of the wording included in the identification of goods – namely, “electrolytes,” “lithium salt,” and “battery cells” – is indefinite and/or too broad.

IDENTIFICATION OF GOODS

Applicant hereby adopts the Examining Attorney’s suggested revisions to the identification of goods in Classes 1 and 9, and amends the identification of goods in its Application by adding the limiting language shown in bold below:

Class 1: *Battery electrolytes; lithium salt **for galvanic batteries and for galvanic cells***

Class 9: *Catho-electrodes; battery separators; anodes; battery **electrical** cells; electrical cells*

Applicant respectfully declines to adopt the Examining Attorney's suggested language in Class 5. Because the Application, as amended, identifies goods only in Classes 1 and 9, the filing fees Applicant has already submitted covering two classes are sufficient.

CONCLUSION

It is submitted that the Application as amended is in condition for publication, and such action is respectfully requested.

Dated: September 17, 2019

Respectfully submitted,

/Jenevieve Maerker/ _____

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