Via E-Filing

November 11, 2019

**Commissioner for Trademarks** Alexandria, VA 22313-1451

> Re: **Application Serial No.: Trademark:**

88/065,277 **FLYER (STYLIZED)** 1er

Image:

Filing Date: **Applicant:** Office Action Mailing Date: May 10, 2019 **Examining Attorney:** 

August 3, 2018 **Kitty Hawk Corporation** Barbara A. Gold

### **RESPONSE TO OFFICE ACTION**

Applicant Kitty Hawk Corporation hereby responds to the Office Action issued May 10, 2019 as follows:

#### I. **Formalities**

#### Amendment to Allege Use

Applicant is separately submitting an Amendment to Allege Use in order to document its use of its mark on Class 12 goods.

#### **Request to Divide**

Applicant is separately submitting a request to divide out Class 12 into a new application and is paying the required filing fees.

## Amendment to Supplemental Register

Applicant amends the Class 12 portion of its application to seek registration of the mark on the Supplemental Register.

## **Request for Information**

The Examining Attorney has requested additional information about Applicant and its goods and services. Applicant respectfully refers the Examining Attorney to its website at this address: <a href="https://www.flyer.aero">www.flyer.aero</a> .There is no public information about the services in the application.

# II. Amendment of Identification of Goods and Recitation of Services

The Examining Attorney maintains that the identification of goods and recitation of services are indefinite. Accordingly, Applicant amends the identification and recitation to read, in their entirety, as follows:

Class 12: Aircraft

Class 39: Air transportation services

Class 41: Providing recreational aviation flights in aircraft

# III. Conclusion

For the foregoing reasons, Applicant respectfully submits that the application should be approved for publication.

Respectfully submitted,

WILSON SONSINI GOODRICH & ROSATI Professional Corporation