In the Office Action mailed July 19, 2019, the Examining Attorney refused registration of

the applied-for mark for an indefinite identification of services and insufficient fees.

Identification of Goods

In the Office Action, the Examining Attorney asserted the identification of goods is

indefinite and must be clarified. See 37 C.F.R. §2.32(a)(6); TMEP §1402.01. Applicant notes

that no amendments were suggested for Class 20 and therefore assumes such identification is

acceptable.

Applicant respectfully proposes the following amended identification of services:

Class 20

Mattresses; mattress foundations; pillows; adjustable mattress bases; bed frames

Class 24

Mattress pads; mattress covers; bedding; namely, quilts; bed spreads; bed blankets; bed

sheets spreads; flat bed sheets; fitted bed sheets; bed linens; comforters; duvets; pillow

cases; pillow shams; bed shirts; coverlets; throws.

Insufficient Fees

The Examining Attorney stated the insufficient fees must be paid or the application

identifies goods in more than one international class. Applicant herewith submits the required fee

for the second international class in the applied-for mark.

Conclusion

In view of the foregoing remarks, Applicant respectfully submits that its applied-for mark

is entitled to allowance.

If the Examining Attorney requires any changes to the application that could be made by

Examiner's Amendment, Applicant respectfully requests that she telephone the undersigned

attorney at: (801) 533-9800. The Commissioner for Trademarks is authorized to charge any

additional fees associated with this response to Deposit Account No. 23-3178.

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