EXHIBIT F



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Trademarks > Trademark Electronic Search System (TESS)

TESS was last updated on Mon Mar 23 03:22:22 EDT 2020

TESS HOME	NEW USER	STRUCTURED	REE FORM	BROWSE DICT	EARCH OG	Воттом	HELP	PREV LIST	CURR LIST	NEXT LIST	FIRST DOC	PREV DOC	NEXT DOC
LAST DOC Logout		ogout wher	n you are	e done to i	release sy	/stem res	ources a	allocated	for you.				
Start	ist At:	OR	Jump	to record:		Reco	ord 51	l out c	of 347				
TSDF	ASS	IGN Status	TTAB State	us (Use	the "Bac	ck" butto	on of the	Internet	Browser	to retur	n to TES	S)	

GIVE LIFE

Word Mark GIVE LIFE

Goods and IC 009. US 021 023 026 036 038. G & S: Computer hardware and software for processing and managing electronic payments and for transferring funds to and from others; computer hardware and software for storing, processing and managing virtual currency; software for developing and implementing blockchain technologies; software to facilitate the use of a blockchain or distributed ledger to execute and record financial transactions including trades, in connection with the use of a crypto-currency; software for enabling users to electronically create, exchange, store, send, receive, accept and transmit digital tokens based on the blockchain technology; computer hardware and software for processing and managing financial transactions, transmission, storage and sharing of data and information; computer software for use in financial data storage and hardware for use in the encryption and decryption of digital files; computer software for creating, authenticating, and authorizing digital and cryptographic signatures; security appliances, namely, computer hardware modules for delivering secure cryptographic services in the field of cryptocurrency; computer software, namely, an electronic platform for buying, selling, and exchanging digital currency

IC 036. US 100 101 102. G & S: Charitable foundation services, namely, providing fundraising activities, funding, scholarships and/or financial assistance for organ, blood, and tissue donations; Charitable fundraising; Charitable services, namely, providing financial sponsorship of organ, blood, and tissue donations; charitable fundraising; Charitable fundraising services for promoting research, education and other activities relating to organ, blood, and tissue donations; digital currency exchange transaction services for transferrable electronic cash equivalent units having a specified cash value; digital currency exchange transaction services, namely, launching an initial coin offering (ICO) of digital currency to promote organ, blood, and tissue donations; providing venture capital, development capital, private equity and investment funding, namely, initial coin offering (ICO) services; financial administration of blockchain digital currency transaction databases; cash management, namely, facilitating transfers of electronic cash equivalents; digital currency exchange transaction services for transferrable electronic cash equivalent units having a specified cash value; financial services, namely, providing a virtual currency for use by members of an on-line community via a global computer network; financial services, namely, providing a virtual currency for use by members of an on-line community via a global computer network; financial services; namely, providing electronic transfer of virtual currency exchange transaction services payment services, namely, processing electronic payments through electronic wallet services; currency exchange services, namely, virtual currency exchange transaction services is a non-line community via a global computer network; financial services; namely, providing electronic transfer of virtual currency exchange transaction services via the internet

IC 042. US 100 101. G & S: Computer hardware and software design services; platform as a service (PaaS) featuring software for storing, processing and managing virtual currency; platform as a service (PaaS) featuring software for processing and managing financial transactions; data encryption services; design, development, and implementation of software for creating, authenticating, and authorizing digital and cryptographic signatures; platform as a service (PaaS) featuring blockchain technology; providing on-line non-downloadable software for securing data with cryptographic information; providing on-line non-downloadable software for securing data with cryptographic signatures; providing on-line non-downloadable software featuring a cryptocurrency registry system; software design and development services; new product design and development services; providing on-line non-downloadable software featuring on-downloadable software for use in matching potential donors and recipients; platform as a service (PAAS) services, namely, providing an electronic computer software platform for use in matching potential donors and development services; platform as a service (PAAS) services, namely, providing an online software platform for storing and transferring virtual currencies and digital assets

Standard Characters Claimed Mark Drawing (4) STANDARD CHARACTER MARK Code Serial 87811410 Number Filing Date February 26, 2018 Current 1B

Basis	
Original Filing Basis	1B
Published for Oppositior	October 30, 2018 1
Owner	(APPLICANT) Give Life Foundation, Inc. CORPORATION D.C. 9009 Potomac Forest Drive Great Falls VIRGINIA 22066
Attorney of Record	Richard C. Litman
Type of Mark	TRADEMARK. SERVICE MARK
Register	PRINCIPAL
Live/Dead Indicator	LIVE

 TESS HOME
 NEW USER
 STRUCTURED
 FREE FORM
 BROWSE DICT
 SEARCH OG
 TOP
 HELP
 PREV LIST
 CURR LIST
 NEXT LIST
 FIRST DOC
 PREV DOC
 NEXT DOC

| HOME | SITE INDEX | SEARCH | eBUSINESS | HELP | PRIVACY POLICY

From:	TMOfficialNotices@USPTO.GOV
Sent:	Tuesday, December 25, 2018 00:08 AM
То:	hkline@nathlaw.com
Cc:	rlitman@nathlaw.com;docketing@nathlaw.com;docketingnva@nathlaw.com
Subject:	Official USPTO Notice of Allowance: U.S. Trademark SN 87811410: GIVE LIFE: Docket/Reference No. 32999.08

NOTICE OF ALLOWANCE (NOA)

ISSUE DATE: Dec 25, 2018

U.S. Serial Number: 87811410 Mark: GIVE LIFE Docket/Reference Number: 32999.08

No opposition was filed for this published application. The issue date of this NOA establishes the due date for the filing of a Statement of Use (SOU) or a Request for Extension of Time to file a Statement of Use (Extension Request). WARNING: An SOU that meets all legal requirements must be filed before a registration certificate can issue. Please read below for important information regarding the applicant's pending six (6) month deadline.

SIX (6)-MONTH DEADLINE: Applicant has six (6) MONTHS from the NOA issue date to file either:

- An SOU, if the applicant is using the mark in commerce (required even if the applicant was using the mark at the time of filing the application, if use basis was not specified originally); **OR**
- An Extension Request, if the applicant is not yet using the mark in commerce. If an Extension Request is filed, a new request must be filed every six (6) months until the SOU is filed. The applicant may file a total of five (5) extension requests. WARNING: An SOU may not be filed more than thirty-six (36) months from when the NOA issued. The deadline for filing is always calculated from the issue date of the NOA.

How to file SOU and/or Extension Request:

Use the Trademark Electronic Application System (TEAS). Do **NOT** reply to this e-mail, as e-mailed filings will **NOT** be processed. Both the SOU and Extension Request have many legal requirements, including fees and verified statements; therefore, please use the USPTO forms available online at https://www.uspto.gov/trademarks-application-process/filing-online (under the "INTENT-TO-USE (ITU) FORMS" category) to avoid the possible omission of required information. If you have questions about this notice, please contact the Trademark Assistance Center at 1-800-786-9199.

For information on how to (1) divide an application; (2) delete goods/services (or entire class) with a Section 1(b) basis; or (3) change filing basis, see https://www.uspto.gov/trademarks-getting-started/process-overview/additional-information-post-notice-allowance-process.

FAILURE TO FILE A REQUIRED DOCUMENT OUTLINED ABOVE DURING THE APPROPRIATE TIME PERIOD WILL RESULT IN THE ABANDONMENT OF THIS APPLICATION.

REVIEW APPLICATION INFORMATION FOR ACCURACY

If you believe this NOA should not have issued or correction of the information shown below is needed, you must submit a request to the Intent-to-Use Unit. Please use the "Post-Publication Amendment" form under the "POST-APPROVAL/PUBLICATION/POST NOTICE OF ALLOWANCE (NOA) AMENDMENT FORMS" category, available at <u>https://www.uspto.gov/trademarks-application-process/filing-online/post-approvalpublicationpost-notice-allowance-noa</u>. Do **NOT** reply to this e-mail, as e-mailed filings will NOT be processed.

Serial Number:	87811410
Mark:	GIVE LIFE
Docket/Reference Number:	32999.08
Owner:	Give Life Foundation, Inc. 9009 Potomac Forest Drive Great Falls , VIRGINIA 22066
Correspondence Address:	RICHARD C. LITMAN NATH, GOLDBERG & MEYER 112 S. WEST STREET ALEXANDRIA, VA 22314

 Section 1(a): NO
 Section 1(b): YES
 Section 44(e): NO

GOODS/SERVICES BY INTERNATIONAL CLASS

- 009 Computer hardware and software for processing and managing electronic payments and for transferring funds to and from others; computer hardware and software for storing, processing and managing virtual currency; software for developing and implementing blockchain technologies; software to facilitate the use of a blockchain or distributed ledger to execute and record financial transactions including trades, in connection with the use of a crypto-currency; software for enabling users to electronically create, exchange, store, send, receive, accept and transmit digital tokens based on the blockchain technology; computer hardware and software for processing and managing financial transactions; computer hardware and software for use in financial data storage and security; computer hardware and software for the collection, transmission, storage and sharing of data and information; computer software and hardware for use in the encryption and decryption of digital files; computer for eventing, authenticating, and authorizing digital and cryptographic signatures; security appliances, namely, computer hardware modules for delivering secure cryptographic services in the field of cryptocurrency; computer software, namely, an electronic platform for buying, selling, and exchanging digital currency FIRST USE DATE: NONE; USE IN COMMERCE DATE: NONE
- 036 Charitable foundation services, namely, providing fundraising activities, funding, scholarships and/or financial assistance for organ, blood, and tissue donations; Charitable fundraising; Charitable services, namely, providing financial sponsorship of organ, blood, and tissue registries for use in matching potential donors and recipients; Charitable fundraising services for promoting research, education and other activities relating to organ, blood, and tissue donations; digital currency exchange transaction services for transferrable electronic cash equivalent units having a specified cash value ; digital currency exchange transaction

services, namely, launching an initial coin offering (ICO) of digital currency to promote organ, blood, and tissue donations; providing venture capital, development capital, private equity and investment funding, namely, initial coin offering (ICO) services; financial administration of blockchain digital currency transaction databases; cash management, namely, facilitating transfers of electronic cash equivalents; digital currency exchange transaction services for transferrable electronic cash equivalent units having a specified cash value; financial services, namely, providing electronic transfer of a virtual currency for use by members of an on-line community via a global computer network; financial services, namely, providing a virtual currency for use by members of an on-line community via a global computer network; financial services, namely, providing electronic payment services, namely, processing electronic payments through electronic wallet services; currency exchange services, namely, virtual currency exchange transaction services via the internet -- FIRST USE DATE: NONE; -- USE IN COMMERCE DATE: NONE

042 - Computer hardware and software design services; platform as a service (PaaS) featuring software for storing, processing and managing virtual currency; platform as a service (PaaS) featuring software for processing and managing electronic payments; platform as a service (PaaS) featuring software for processing and managing financial transactions; data encryption services; design, development, and implementation of software for creating, authenticating, and authorizing digital and cryptographic signatures; platform as a service (PaaS) featuring software for creating, authenticating, authorizing digital and cryptographic signatures; platform as a service (PaaS) featuring computer software platforms for creating, authenticating, authorizing digital and cryptographic signatures; providing on-line non-downloadable software for storing and interacting with digital records; providing on-line non-downloadable software for securing data with cryptographic information; providing on-line non-downloadable software for storing and interacting with digital records; providing on-line non-downloadable software featuring organ, blood, and tissue donation registry system for use in matching potential donors and recipients; platform as a service (PAAS) services, namely, providing an electronic computer software platform for buying, selling, and exchanging digital currency; platform as a service (PAAS) services, namely, providing an online software platform for storing and transferring virtual currencies and digital assets -- FIRST USE DATE: NONE; -- USE IN COMMERCE DATE: NONE

ALL OF THE GOODS/SERVICES IN EACH CLASS ARE LISTED.

Appropriate Specimens for Goods and/or Services: A trademark specimen should be a label, tag, or container for the goods, or a display associated with the goods. See TMEP §§904.03 et seq. A service mark specimen should be an advertisement, sign, brochure, website printout or other image that shows the mark used in the actual sale or advertising of the services. See TMEP §§1301.04 et seq. For an instructional video on what is an appropriate trademark or service mark specimen for a good and/or service, click here.

Fraudulent statements may result in registration being cancelled: Applicants must ensure that statements made in filings to the USPTO are accurate, as inaccuracies may result in the cancellation of any issued trademark registration. The lack of a bona fide intention to use the mark with ALL goods and/or services listed in an application or the lack of actual use on all goods and/or services for which use is claimed could jeopardize the validity of the registration, possibly resulting in its cancellation.

Additional information: For information on filing and maintenance requirements for U.S. trademark applications and registrations and required fees, please consult the USPTO website at https://www.uspto.gov or call the Trademark Assistance Center at 1-800-786-9199.

Checking status: To check the status of this application, go to

https://tsdr.uspto.gov/#caseNumber=87811410&caseSearchType=US_APPLICATION&caseType=SERIAL_NO&searchType=statusSearch_or contact the Trademark Assistance Center at 1-800-786-9199. Please check the status of any application at least every three (3) months after the application filing date.

To view this notice and other documents for this application on-line, go to

https://tsdr.uspto.gov/#caseNumber=87811410&caseSearchType=US_APPLICATION&caseType=SERIAL_NO&searchType=documentSearch. NOTE: This notice will only be available on-line the next business day after receipt of this e-mail.



GIVE LIFE A CHANCE

Reg. No. 5,156,476	STRIDES FOR PEACE, INC. (UNITED STATES non-profit corporation) c/o Michael Best & Friedrich, Attn: JHB
Registered Mar. 07, 2017	180 N. Stetson Ave., Ste. 2000 CHICAGO, IL 60601
Int. Cl.: 35, 36, 45	CLASS 35: Promoting public awareness of the need to reduce gun violence
Service Mark	FIRST USE 10-00-2014; IN COMMERCE 10-00-2014
Principal Register	CLASS 36: Charitable fundraising services; charitable fundraising services by means of organizing and conducting special events
	FIRST USE 10-00-2014; IN COMMERCE 10-00-2014
	CLASS 45: Providing information in the field of gun violence prevention
	FIRST USE 10-00-2014; IN COMMERCE 10-00-2014
	THE MARK CONSISTS OF STANDARD CHARACTERS WITHOUT CLAIM TO ANY PARTICULAR FONT STYLE, SIZE OR COLOR
	SER. NO. 86-211,779, FILED 03-05-2014 ANNE M FARRELL, EXAMINING ATTORNEY



Michelle K. Len

Director of the United States Patent and Trademark Office

REQUIREMENTS TO MAINTAIN YOUR FEDERAL TRADEMARK REGISTRATION WARNING: YOUR REGISTRATION WILL BE CANCELLED IF YOU DO NOT FILE THE DOCUMENTS BELOW DURING THE SPECIFIED TIME PERIODS.

Requirements in the First Ten Years* What and When to File:

- *First Filing Deadline:* You must file a Declaration of Use (or Excusable Nonuse) between the 5th and 6th years after the registration date. See 15 U.S.C. §§1058, 1141k. If the declaration is accepted, the registration will continue in force for the remainder of the ten-year period, calculated from the registration date, unless cancelled by an order of the Commissioner for Trademarks or a federal court.
- *Second Filing Deadline:* You must file a Declaration of Use (or Excusable Nonuse) and an Application for Renewal between the 9th and 10th years after the registration date.* See 15 U.S.C. §1059.

Requirements in Successive Ten-Year Periods* What and When to File:

• You must file a Declaration of Use (or Excusable Nonuse) and an Application for Renewal between every 9th and 10th-year period, calculated from the registration date.*

Grace Period Filings*

The above documents will be accepted as timely if filed within six months after the deadlines listed above with the payment of an additional fee.

*ATTENTION MADRID PROTOCOL REGISTRANTS: The holder of an international registration with an extension of protection to the United States under the Madrid Protocol must timely file the Declarations of Use (or Excusable Nonuse) referenced above directly with the United States Patent and Trademark Office (USPTO). The time periods for filing are based on the U.S. registration date (not the international registration date). The deadlines and grace periods for the Declarations of Use (or Excusable Nonuse) are identical to those for nationally issued registrations. See 15 U.S.C. §\$1058, 1141k. However, owners of international registrations do not file renewal applications at the USPTO. Instead, the holder must file a renewal of the underlying international registration at the International Bureau of the World Intellectual Property Organization, under Article 7 of the Madrid Protocol, before the expiration of each ten-year term of protection, calculated from the date of the international registration. See 15 U.S.C. §1141j. For more information and renewal forms for the international registration, see http://www.wipo.int/madrid/en/.

NOTE: Fees and requirements for maintaining registrations are subject to change. Please check the USPTO website for further information. With the exception of renewal applications for registered extensions of protection, you can file the registration maintenance documents referenced above online at h ttp://www.uspto.gov.

NOTE: A courtesy e-mail reminder of USPTO maintenance filing deadlines will be sent to trademark owners/holders who authorize e-mail communication and maintain a current e-mail address with the USPTO. To ensure that e-mail is authorized and your address is current, please use the Trademark Electronic Application System (TEAS) Correspondence Address and Change of Owner Address Forms available at http://www.uspto.gov.



PROJECT GOOD

Reg. No. 5,130,267	AMAZON SUN (NEW YORK LIMITED LIABILITY COMPANY) 81 Pondfield Road, #200 Bronxville, NY 10708			
Registered Jan. 24, 2017				
Int. Cl.: 36	CLASS 36: Charitable fundraising services			
Service Mark	FIRST USE 12-9-2015; IN COMMERCE 12-9-2015			
Principal Register	THE MARK CONSISTS OF STANDARD CHARACTERS WITHOUT CLAIM TO ANY PARTICULAR FONT STYLE, SIZE OR COLOR			
	SER, NO. 86-843.310, FILED 12-09-2015			

SER. NO. 86-843,310, FILED 12-09-2015 DANNEAN HETZEL, EXAMINING ATTORNEY



Michelle K. Len

Director of the United States Patent and Trademark Office

REQUIREMENTS TO MAINTAIN YOUR FEDERAL TRADEMARK REGISTRATION WARNING: YOUR REGISTRATION WILL BE CANCELLED IF YOU DO NOT FILE THE DOCUMENTS BELOW DURING THE SPECIFIED TIME PERIODS.

Requirements in the First Ten Years* What and When to File:

- *First Filing Deadline:* You must file a Declaration of Use (or Excusable Nonuse) between the 5th and 6th years after the registration date. See 15 U.S.C. §§1058, 1141k. If the declaration is accepted, the registration will continue in force for the remainder of the ten-year period, calculated from the registration date, unless cancelled by an order of the Commissioner for Trademarks or a federal court.
- *Second Filing Deadline:* You must file a Declaration of Use (or Excusable Nonuse) and an Application for Renewal between the 9th and 10th years after the registration date.* See 15 U.S.C. §1059.

Requirements in Successive Ten-Year Periods* What and When to File:

• You must file a Declaration of Use (or Excusable Nonuse) and an Application for Renewal between every 9th and 10th-year period, calculated from the registration date.*

Grace Period Filings*

The above documents will be accepted as timely if filed within six months after the deadlines listed above with the payment of an additional fee.

*ATTENTION MADRID PROTOCOL REGISTRANTS: The holder of an international registration with an extension of protection to the United States under the Madrid Protocol must timely file the Declarations of Use (or Excusable Nonuse) referenced above directly with the United States Patent and Trademark Office (USPTO). The time periods for filing are based on the U.S. registration date (not the international registration date). The deadlines and grace periods for the Declarations of Use (or Excusable Nonuse) are identical to those for nationally issued registrations. See 15 U.S.C. §\$1058, 1141k. However, owners of international registrations do not file renewal applications at the USPTO. Instead, the holder must file a renewal of the underlying international registration at the International Bureau of the World Intellectual Property Organization, under Article 7 of the Madrid Protocol, before the expiration of each ten-year term of protection, calculated from the date of the international registration. See 15 U.S.C. §1141j. For more information and renewal forms for the international registration, see http://www.wipo.int/madrid/en/.

NOTE: Fees and requirements for maintaining registrations are subject to change. Please check the USPTO website for further information. With the exception of renewal applications for registered extensions of protection, you can file the registration maintenance documents referenced above online at h ttp://www.uspto.gov.

NOTE: A courtesy e-mail reminder of USPTO maintenance filing deadlines will be sent to trademark owners/holders who authorize e-mail communication and maintain a current e-mail address with the USPTO. To ensure that e-mail is authorized and your address is current, please use the Trademark Electronic Application System (TEAS) Correspondence Address and Change of Owner Address Forms available at http://www.uspto.gov.

Anited States of America

PROJECT GOOD GIFT

Reg. No. 3,682,463 CHILDREN'S MEDICAL CENTER CORPORATION (MASSACHUSETTS CORPORATION) Registered Sep. 15, 2009 300 LONGWOOD AVENUE BOSTON, MA 02115

Int. Cls.: 36, 41 and 44 FOR: CHARITABLE FUNDRAISING SERVICES, IN CLASS 36 (U.S. CLS. 100, 101 AND 102).

FIRST USE 10-24-2008; IN COMMERCE 10-24-2008.

SERVICE MARK

PRINCIPAL REGISTER FOR: EDUCATION AND ENTERTAINMENT SERVICES, NAMELY, PROVIDING ON-LINE INTERACTIVE ANIMATED CHILDREN'S STORIES; ENTERTAINMENT SERVICES, NAMELY, PROVIDING ONLINE COMPUTER GAMES, IN CLASS 41 (U.S. CLS. 100, 101 AND 107).

FIRST USE 10-24-2008; IN COMMERCE 10-24-2008.

FOR: PROVIDING AN INTERNET WEBSITE PORTAL IN THE FIELD OF WELLNESS AND HEALTHCARE, IN CLASS 44 (U.S. CLS. 100 AND 101).

FIRST USE 10-24-2008; IN COMMERCE 10-24-2008.

THE MARK CONSISTS OF STANDARD CHARACTERS WITHOUT CLAIM TO ANY PAR-TICULAR FONT, STYLE, SIZE, OR COLOR.

NO CLAIM IS MADE TO THE EXCLUSIVE RIGHT TO USE "PROJECT", APART FROM THE MARK AS SHOWN.

SER. NO. 77-631,115, FILED 12-11-2008.

ROBIN MITTLER, EXAMINING ATTORNEY



Director of the United States Patent and Trademark Office



BE GOOD

Reg. No. 5,942,224	Be Good Foundation, Inc. (IDAHO CORPORATION) Po Box 7241 Ketchum, IDAHO 83340			
Registered Dec. 24, 2019				
Int. Cl.: 35, 36	CLASS 35: On-line retail store services featuring a wide variety of consumer goods with a portion of the proceeds donated to charity			
Service Mark	FIRST USE 7-00-2017; IN COMMERCE 7-00-2017			
Principal Register	CLASS 36: Charitable fundraising services; Charitable fundraising services by means of sales of a wide variety of consumer goods			
	FIRST USE 7-00-2017; IN COMMERCE 7-00-2017			
	THE MARK CONSISTS OF STANDARD CHARACTERS WITHOUT CLAIM TO ANY PARTICULAR FONT STYLE, SIZE OR COLOR			

SER. NO. 88-376,235, FILED 04-08-2019



Andrei Jane

Director of the United States Patent and Trademark Office



REQUIREMENTS TO MAINTAIN YOUR FEDERAL TRADEMARK REGISTRATION WARNING: YOUR REGISTRATION WILL BE CANCELLED IF YOU DO NOT FILE THE DOCUMENTS BELOW DURING THE SPECIFIED TIME PERIODS.

Requirements in the First Ten Years* What and When to File:

- *First Filing Deadline:* You must file a Declaration of Use (or Excusable Nonuse) between the 5th and 6th years after the registration date. See 15 U.S.C. §§1058, 1141k. If the declaration is accepted, the registration will continue in force for the remainder of the ten-year period, calculated from the registration date, unless cancelled by an order of the Commissioner for Trademarks or a federal court.
- *Second Filing Deadline:* You must file a Declaration of Use (or Excusable Nonuse) and an Application for Renewal between the 9th and 10th years after the registration date.* See 15 U.S.C. §1059.

Requirements in Successive Ten-Year Periods* What and When to File:

• You must file a Declaration of Use (or Excusable Nonuse) and an Application for Renewal between every 9th and 10th-year period, calculated from the registration date.*

Grace Period Filings*

The above documents will be accepted as timely if filed within six months after the deadlines listed above with the payment of an additional fee.

*ATTENTION MADRID PROTOCOL REGISTRANTS: The holder of an international registration with an extension of protection to the United States under the Madrid Protocol must timely file the Declarations of Use (or Excusable Nonuse) referenced above directly with the United States Patent and Trademark Office (USPTO). The time periods for filing are based on the U.S. registration date (not the international registration date). The deadlines and grace periods for the Declarations of Use (or Excusable Nonuse) are identical to those for nationally issued registrations. See 15 U.S.C. §\$1058, 1141k. However, owners of international registrations do not file renewal applications at the USPTO. Instead, the holder must file a renewal of the underlying international registration at the International Bureau of the World Intellectual Property Organization, under Article 7 of the Madrid Protocol, before the expiration of each ten-year term of protection, calculated from the date of the international registration. See 15 U.S.C. §1141j. For more information and renewal forms for the international registration, see http://www.wipo.int/madrid/en/.

NOTE: Fees and requirements for maintaining registrations are subject to change. Please check the USPTO website for further information. With the exception of renewal applications for registered extensions of protection, you can file the registration maintenance documents referenced above online at h ttp://www.uspto.gov.

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BE GOOD - DO GOOD

Reg. No. 4,556,626WAYNE SMISEK (UNITED STATES INDIVIDUAL)
P. O. BOX 1389Registered June 24, 2014FORT COLLINS, CO 80521Int. Cl.: 41FOR: EDUCATION AND ENTERTAINMENT SERV

SERVICE MARK

PRINCIPAL REGISTER

FOR: EDUCATION AND ENTERTAINMENT SERVICES FOR CHILDREN AND FAMILIES, NAMELY, ANIMATED TELEVISION SERIES, LIVE PERFORMANCES, INVOLVING MUSIC, THEATRICS, OR STORYTELLING; STORYTELLING EVENTS, PROVIDING A WEBSITE FEATURING NON-DOWNLOADABLE INTERACTIVE EDUCATIONAL GAMES, NON-DOWNLOADABLE ANIMATED CARTOONS, NON-DOWNLOADABLE VIDEOS AND LITERATURE IN THE FORM OF NON-DOWNLOADABLE ELECTRONIC BOOKS THAT PROMOTE CHARACTER DEVELOPMENT IN CHILDREN; CHARITABLE SERVICES FOR CHILDREN AND FAMILIES, NAMELY, PROVIDING TOYS FOR NEEDY CHILDREN, IN CLASS 41 (U.S. CLS. 100, 101 AND 107).

FIRST USE 9-27-2013; IN COMMERCE 9-27-2013.

THE MARK CONSISTS OF STANDARD CHARACTERS WITHOUT CLAIM TO ANY PAR-TICULAR FONT, STYLE, SIZE, OR COLOR.

SN 85-730,598, FILED 9-17-2012.

DAVID MURRAY, EXAMINING ATTORNEY



Michelle K. Len

Deputy Director of the United States Patent and Trademark Office

REQUIREMENTS TO MAINTAIN YOUR FEDERAL TRADEMARK REGISTRATION

WARNING: YOUR REGISTRATION WILL BE CANCELLED IF YOU DO NOT FILE THE DOCUMENTS BELOW DURING THE SPECIFIED TIME PERIODS.

Requirements in the First Ten Years* What and When to File:

First Filing Deadline: You must file a Declaration of Use (or Excusable Nonuse) between the 5th and 6th years after the registration date. *See* 15 U.S.C. §§1058, 1141k. If the declaration is accepted, the registration will continue in force for the remainder of the ten-year period, calculated from the registration date, unless cancelled by an order of the Commissioner for Trademarks or a federal court.

Second Filing Deadline: You must file a Declaration of Use (or Excusable Nonuse) and an Application for Renewal between the 9th and 10th years after the registration date.* *See* 15 U.S.C. §1059.

Requirements in Successive Ten-Year Periods* What and When to File:

You must file a Declaration of Use (or Excusable Nonuse) **and** an Application for Renewal between every 9th and 10th-year period, calculated from the registration date.*

Grace Period Filings*

The above documents will be accepted as timely if filed within six months after the deadlines listed above with the payment of an additional fee.

The United States Patent and Trademark Office (USPTO) will NOT send you any future notice or reminder of these filing requirements.

*ATTENTION MADRID PROTOCOL REGISTRANTS: The holder of an international registration with an extension of protection to the United States under the Madrid Protocol must timely file the Declarations of Use (or Excusable Nonuse) referenced above directly with the USPTO. The time periods for filing are based on the U.S. registration date (not the international registration date). The deadlines and grace periods for the Declarations of Use (or Excusable Nonuse) are identical to those for nationally issued registrations. *See* 15 U.S.C. §\$1058, 1141k. However, owners of international registrations do not file renewal applications at the USPTO. Instead, the holder must file a renewal of the underlying international registration at the International Bureau of the World Intellectual Property Organization, under Article 7 of the Madrid Protocol, before the expiration of each ten-year term of protection, calculated from the date of the international registration. *See* 15 U.S.C. §1141j. For more information and renewal forms for the international registration, see http://www.wipo.int/madrid/en/.

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