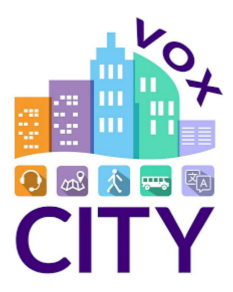
# United States of America United States Patent and Trademark Office



Reg. No. 6,149,941 Registered Sep. 15, 2020

Int. Cl.: 9, 39, 41

**Service Mark** 

**Trademark** 

**Principal Register** 

VOX S.P.A. Via Pievaiola 21 I-06128 Perugia Pg, ITALY

CLASS 9: Downloadable educational tablet software applications for teaching art and architecture, and for use by teachers to administer examinations and record student test scores in the field of tourism; teaching apparatus, namely, teaching robots; educational computer applications, namely, downloadable and recorded computer programs for teaching children to read; educational mobile applications, namely, downloadable and recorded computer programs for teaching children to spell; downloadable educational media, namely, downloadable podcasts in the field of travel, geography, cartography, and navigation; navigation, guidance, tracking, targeting and map making devices, namely, GPS navigation device; downloadable electronic maps; computer software packages comprised of downloadable and recorded software for tracking people and objects using GPS and for creating maps; downloadable and recorded interactive computer software for managing travel reservations, generating travel itineraries, and integrating travel itineraries and travel reservation information with calendaring software; navigation software, namely, downloadable and record software for operating electronic navigational instruments; downloadable and recorded software for operating GPS navigation systems; electronic navigational instruments; software for audio communications services, namely, downloadable and recorded software for enabling teleconferencing and telephone services

CLASS 39: Conducting of sightseeing tours, namely, providing transport for sightseeing tours by bus, helicopter, boat; providing travel information to tourists relating to excursions and sightseeing; arranging of transport services for sightseeing travel tours; organization of sightseeing tours, namely, arranging for travel visas, passports and travel documents for persons traveling abroad; air navigation services; global positioning system navigation services

CLASS 41: Conducting guided tours of cultural sites for educational purposes; educational instruction, namely, classes, seminars, and workshops in the field of travel, tourism; education information, namely, information about education services; providing on-line non-downloadable audio content, namely, non-downloadable audio podcasts in the field of travel and tourism; production of sound recordings; audio, video and multimedia production, and photography; audio entertainment services, namely, live musical concerts



Andrei anam Director of the United States

Patent and Trademark Office



The color(s) purple, orange, indigo, light blue, green, lilac and white is/are claimed as a feature of the mark.

The mark consists of the indigo wording "VOX" above a stylized representation of a cityscape comprising five side-by-side buildings featuring white windows, the first of which is orange, the next is purple, the next is light blue, the next is green and the smallest is lilac, all above five squares with rounded corners that correspond in color to the building direct above, the first of which features a white stylized representation of headphones with microphone, the next features a stylized representation of a white geolocation pin and map, the next features a stylized representation of an upright human in white, the next features a stylized representation of awhite bus and the last features a stylized representation of two white overlapping text bubbles the upper showing a white non-Latin character and the lower showing a white letter "A" all above the indigo wording "CITY". The remaining white represents background and does not form part of the mark.

#### PRIORITY DATE OF 12-21-2018 IS CLAIMED

OWNER OF INTERNATIONAL REGISTRATION 1476541 DATED 01-14-2019, EXPIRES 01-14-2029

No claim is made to the exclusive right to use the following apart from the mark as shown: "CITY"

The non-Latin characters in the mark transliterate to "WEN" and this means "TEXT" in English.

SER. NO. 79-262,740, FILED 01-14-2019

Page: 2 of 3 / RN # 6149941

## 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 http://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.

Page: 3 of 3 / RN # 6149941

# Anited States of America Mariton States Patent and Arademark Office United States Patent and Trademark Office



Reg. No. 3,959,749

CANNONE SABINO (ITALY INDIVIDUAL)

Registered May 10, 2011 VIA SAVINO DI BARI 41

Int. Cl.: 41

CANOSA DI PUGLIA, ITALY 70053

SERVICE MARK

PRINCIPAL REGISTER

FOR: AUDIO PRODUCTION SERVICES, NAMELY, CREATING AND PRODUCING AMBIENT SOUNDSCAPES, AND SOUND STORIES FOR MUSEUMS, GALLERIES, ATTRACTIONS, PODCASTS, BROADCASTS, WEBSITES AND GAMES; ENTERTAINMENT SERVICES IN THE NATURE OF DEVELOPMENT, CREATION, PRODUCTION AND POST-PRODUCTION SERVICES OF MULTIMEDIA ENTERTAINMENT CONTENT; LIBRARIES; PRODUCTION OF SOUND AND MUSIC VIDEO RECORDINGS; AUDIO AND VIDEO RECORDING SER-VICES; AUDIO RECORDING AND PRODUCTION; BOOK AND REVIEW PUBLISHING; EDITING OR RECORDING OF SOUNDS AND IMAGES; MULTIMEDIA PUBLISHING OF BOOKS, MAGAZINES, JOURNALS, SOFTWARE, GAMES, MUSIC, AND ELECTRONIC PUBLICATIONS; MUSIC PUBLISHING SERVICES; PRODUCTION OF AUDIO RECORDING; PUBLISHING OF BOOKS, E-BOOKS, AUDIO BOOKS, MUSIC AND ILLUSTRATIONS; SOUND RECORDING STUDIOS, IN CLASS 41 (U.S. CLS. 100, 101 AND 107).

FIRST USE 1-10-2005; IN COMMERCE 4-10-2007.

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

THE COLOR(S) YELLOW, RED, AND BLACK IS/ARE CLAIMED AS A FEATURE OF THE MARK.



THE MARK CONSISTS OF THE WORDING "MOREVOX" IN YELLOW WITH BLACK CONTOUR OVER A RED RECTANGLE WITH BLACK CONTOUR.

THE ENGLISH TRANSLATION OF "MOREVOX" IN THE MARK IS "MORE VOX".

SN 85-058,530, FILED 6-9-2010.

SALLY SHIH, EXAMINING ATTORNEY

Director of the United States Patent and Trademark Office

# United States of America Muitod States Anton and Arademark Office United States Patent and Trademark Office

# TAXVOX

Reg. No. 4,264,028 THE URBAN INSTITUTE (DELAWARE NON-PROFIT CORPORATION)

2100 M STREET, NW

Registered Dec. 25, 2012 WASHINGTON, DC 20037 AND

Int. Cl.: 41 THE BROOKINGS INSTITUTION (D.C. NON-PROFIT CORPORATION)

1775 MASSACHUSETTS AVENUE, NW

WASHINGTON, DC 20036

FOR: ONLINE JOURNAL, NAMELY, A BLOG FEATURING INFORMATION RELATED TO PRINCIPAL REGISTER TAX AND BUDGET ISSUES AND TAX POLICY ANALYSIS, IN CLASS 41 (U.S. CLS. 100,

101 AND 107).

FIRST USE 10-15-2007; IN COMMERCE 10-15-2007.

THE MARK CONSISTS OF STANDARD CHARACTERS WITHOUT CLAIM TO ANY PAR-

TICULAR FONT, STYLE, SIZE, OR COLOR.

SER. NO. 85-616,886, FILED 5-4-2012.

JEFFERY COWARD, EXAMINING ATTORNEY



SERVICE MARK

Director of the United States Patent and Trademark Office

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/.

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 http://www.uspto.gov.

# Anited States of America United States Patent and Trademark Office

## VOX Entertainment

Reg. No. 4,894,683

VOX ENTERTAINMENT INC. (CALIFORNIA CORPORATION)

2800 DIVISION ST

Registered Feb. 2, 2016 LOS ANGELES, CA 900651224

Int. Cls.: 35 and 41

FOR: ARRANGING AND CONDUCTING MARKETING PROMOTIONAL EVENTS FOR OTHERS; ADVERTISING AGENCY SPECIALIZING IN THE DESIGN AND EXECUTION OF

WORD OF MOUTH, VIRAL, BUZZ AND EXPERIENTIAL MARKETING PROGRAMS; SPE-CIAL EVENT PLANNING FOR COMMERCIAL, PROMOTIONAL OR ADVERTISING PUR-

SERVICE MARK

POSES, IN CLASS 35 (U.S. CLS. 100, 101 AND 102).

PRINCIPAL REGISTER

FIRST USE 1-2-2000; IN COMMERCE 1-2-2000.

FOR: SPECIAL EVENT PLANNING FOR SOCIAL ENTERTAINMENT PURPOSES, IN CLASS

41 (U.S. CLS. 100, 101 AND 107).

FIRST USE 1-2-1997; IN COMMERCE 1-2-1997.

THE MARK CONSISTS OF STANDARD CHARACTERS WITHOUT CLAIM TO ANY PAR-

TICULAR FONT, STYLE, SIZE, OR COLOR.

OWNER OF U.S. REG. NO. 3,479,701.

NO CLAIM IS MADE TO THE EXCLUSIVE RIGHT TO USE "ENTERTAINMENT", APART

FROM THE MARK AS SHOWN.

SER. NO. 86-625,532, FILED 5-11-2015.

NICHOLAS ALTREE, EXAMINING ATTORNEY

Michelle K. Len Director of the United States Patent and Trademark Office

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 http://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 <a href="http://www.uspto.gov">http://www.uspto.gov</a>.

# United States of America Mariton States Patent and Arademark Office United States Patent and Trademark Office

## VOX Productions

Reg. No. 4,894,712

VOX ENTERTAINMENT INC. (CALIFORNIA CORPORATION)

2800 DIVISION ST

Registered Feb. 2, 2016 LOS ANGELES, CA 900651224

Int. Cls.: 35 and 41

FOR: ARRANGING AND CONDUCTING MARKETING PROMOTIONAL EVENTS FOR OTHERS BY PROVIDING STAGE, SOUND, LIGHTING AND DECOR; SPECIAL EVENT PLANNING FOR COMMERCIAL, PROMOTIONAL OR ADVERTISING PURPOSES, IN CLASS

SERVICE MARK

35 (U.S. CLS. 100, 101 AND 102).

PRINCIPAL REGISTER

FIRST USE 9-1-1997, THE MARK WAS FIRST USED ANYWHERE IN A DIFFERENT FORM OTHER THAN THAT SOUGHT TO BE REGISTERED AT LEAST AS EARLY AS 09/01/1997.; IN COMMERCE 9-1-1997, THE MARK WAS FIRST USED IN COMMERCE IN A DIFFERENT FORM OTHER THAN THAT SOUGHT TO BE REGISTERED AT LEAST AS EARLY AS 09/01/1997..

FOR: SPECIAL EVENT PLANNING FOR SOCIAL ENTERTAINMENT PURPOSES, IN CLASS 41 (U.S. CLS. 100, 101 AND 107).

FIRST USE 9-1-1997, THE MARK WAS FIRST USED ANYWHERE IN A DIFFERENT FORM OTHER THAN THAT SOUGHT TO BE REGISTERED AT LEAST AS EARLY AS 09/01/1997.; IN COMMERCE 9-1-1997, THE MARK WAS FIRST USED IN COMMERCE IN A DIFFERENT FORM OTHER THAN THAT SOUGHT TO BE REGISTERED AT LEAST AS EARLY AS 09/01/1997..



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

OWNER OF U.S. REG. NO. 3,479,810.

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

SER. NO. 86-628,736, FILED 5-13-2015.

Director of the United States

NICHOLAS ALTREE, EXAMINING ATTORNEY

Patent and Trademark Office

Michelle K. Zen

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 <a href="http://www.uspto.gov">http://www.uspto.gov</a>.

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 <a href="http://www.uspto.gov">http://www.uspto.gov</a>.