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PTO Form 1822 (Rev 10/2011)
OMB No. 0651-0050 (Exp 09/20/2020)

Response to Suspension Inquiry or Letter of Suspension

To the Commissioner for Trademarks:

Application serial no. **87756358** BULLDOG(Standard Characters, see below)

BULLDOG

has been amended as follows:

PENDING SERIAL NUMBER(S)

The referenced serial number(s) 87749801 has/have now abandoned/cancelled/expired. I am requesting removal of this application from suspension for consideration by the examining attorney.

CLASSIFICATION AND LISTING OF GOODS/SERVICES

Applicant proposes to amend the following class of goods/services in the application:

Current: Class 037 for Property damage restoration services, consisting of, restoring building exteriors, interiors, flooring, drapery, furnishings, and contents, not including photographs, damaged by fire, smoke, water, flood, storm, snow, ice, or other natural or human causes; property damage mitigation and remediation services, consisting of, physical clean-up and repair of buildings and building contents to restore them to their pre-loss condition, not including mold remediation services and photograph restoration services; building repair and reconstruction services; restoration services in the field of water, smoke and fire damage; building construction services; carpentry services; painting services; building maintenance services; carpet repair and installation services; air duct and dryer vent cleaning services; janitorial and cleaning services; floor, carpet, rug, drapery and upholstery cleaning services; dry cleaning; lead removal

Original Filing Basis:

Filing Basis: Section 1(a), Use in Commerce: The applicant is using the mark in commerce, or the applicant's related company or licensee is using the mark in commerce, on or in connection with the identified goods and/or services. 15 U.S.C. Section 1051(a), as amended. The mark was first used at least as early as 03/20/2014 and first used in commerce at least as early as 02/04/2016, and is now in use in such commerce.

Proposed:

Tracked Text Description: Property damage restoration services, consisting of, restoring building exteriors, interiors, flooring, drapery, furnishings, and contents, not including photographs, damaged by fire, smoke, water, flood, storm, snow, ice, or other natural or human causes; property damage mitigation and remediation services, consisting of, physical clean-up and repair of buildings and building contents to restore them to their pre-loss condition, not including mold remediation services and photograph restoration services; ~~building repair and reconstruction services;~~ building repair services; building reconstruction services, consisting of, reconstruction of buildings damaged or destroyed by an accident or disaster; ~~building construction services;~~ restoration services in the field of water, smoke and fire damage; building construction services, consisting of, reconstruction of buildings damaged or destroyed by an accident or disaster; carpentry services; painting services; building maintenance services; carpet repair and installation services; air duct and dryer vent cleaning services; janitorial and cleaning services; floor, carpet, rug, drapery and upholstery cleaning services; dry cleaning; lead removal

Class 037 for Property damage restoration services, consisting of, restoring building exteriors, interiors, flooring, drapery, furnishings, and contents, not including photographs, damaged by fire, smoke, water, flood, storm, snow, ice, or other natural or human causes; property damage mitigation and remediation services, consisting of, physical clean-up and repair of buildings and building contents to restore them to their pre-loss condition, not including mold remediation services and photograph restoration services; building repair services; building reconstruction services, consisting of, reconstruction of buildings damaged or destroyed by an accident or disaster; restoration services in the field of water, smoke and fire damage; building construction services, consisting of, reconstruction of buildings damaged or destroyed by an accident or disaster; carpentry services; painting services; building maintenance services; carpet repair and installation services; air duct and dryer vent cleaning services; janitorial and cleaning services; floor, carpet, rug, drapery and upholstery cleaning services; dry cleaning; lead removal

Filing Basis: Section 1(a), Use in Commerce: The applicant is using the mark in commerce, or the applicant's related company or licensee is using the mark in commerce, on or in connection with the identified goods and/or services. 15 U.S.C. Section 1051(a), as amended. The mark was first used at least as early as 03/20/2014 and first used in commerce at least as early as 02/04/2016, and is now in use in such commerce.

Applicant hereby submits a new specimen for Class 037. The specimen(s) submitted consists of Internet advertising..

"The substitute (or new, if appropriate) specimen(s) was/were in use in commerce at least as early as the filing date of the application" [for an application based on Section 1(a), Use in Commerce] OR **"The substitute (or new, if appropriate) specimen(s) was/were in use in commerce prior either to the filing of the Amendment to Allege Use or expiration of the filing deadline for filing a Statement of Use"** [for an application based on Section 1(b) Intent-to-Use]. Specimen-1 [SPU0-76124083-20200226101644835288_-_Bulldog_Website_Specimen_for_USPTO_Jan_2018_.pdf]

Applicant proposes to amend the following class of goods/services in the application:

Current: Class 040 for Mold remediation services; mold prevention treatment of building exteriors, interiors, carpet, rugs and furnishings; property damage mitigation services, consisting of, odor removal services for air, carpet, rugs, and drapery, and deodorization services for buildings and their contents

Original Filing Basis:

Filing Basis: Section 1(a), Use in Commerce: The applicant is using the mark in commerce, or the applicant's related company or licensee is using the mark in commerce, on or in connection with the identified goods and/or services. 15 U.S.C. Section 1051(a), as amended. The mark was first used at least as early as 02/20/2014 and first used in commerce at least as early as 02/20/2014, and is now in use in such commerce.

Proposed: Class 040 for Mold remediation services; mold prevention treatment of building exteriors, interiors, carpet, rugs and furnishings; property damage mitigation services, consisting of, odor removal services for air, carpet, rugs, and drapery, and deodorization services for buildings and their contents

Filing Basis: Section 1(a), Use in Commerce: The applicant is using the mark in commerce, or the applicant's related company or licensee is using the mark in commerce, on or in connection with the identified goods and/or services. 15 U.S.C. Section 1051(a), as amended. The mark was first used at least as early as 02/20/2014 and first used in commerce at least as early as 02/20/2014, and is now in use in such commerce.

Applicant hereby submits a new specimen for Class 040. The specimen(s) submitted consists of Internet advertising..

"The substitute (or new, if appropriate) specimen(s) was/were in use in commerce at least as early as the filing date of the application" [for an application based on Section 1(a), Use in Commerce] OR **"The substitute (or new, if appropriate) specimen(s) was/were in use in commerce prior either to the filing of the Amendment to Allege Use or expiration of the filing deadline for filing a Statement of Use"** [for an application based on Section 1(b) Intent-to-Use]. Specimen-1 [SPU1-76124083-20200226101644835288_-_Bulldog_Website_Specimen_for_USPTO_Jan_2018_.pdf]

Applicant proposes to amend the following class of goods/services in the application:

Current: Class 042 for Mold sampling and testing in the nature of inspecting buildings for the existence of mold; indoor air quality sampling for analysis purposes; water quality sampling for analysis purposes; evaluation and testing of real estate for the presence of hazardous materials, namely, sampling and testing for allergens, legionella, asbestos, and lead

Original Filing Basis:

The applicant, or the applicant's related company or licensee, is using the mark in commerce on or in connection with the identified goods and/or services. 15 U.S.C. Section 1051(a), as amended, but has not provided the dates of use by the applicant, or the applicant's related company, licensee, or predecessor in interest, of the mark on or in connection with the identified goods and/or services.

Proposed: Class 042 for Mold sampling and testing in the nature of inspecting buildings for the existence of mold; indoor air quality sampling for analysis purposes; water quality sampling for analysis purposes; evaluation and testing of real estate for the presence of hazardous materials, namely, sampling and testing for allergens, legionella, asbestos, and lead

The applicant, or the applicant's related company or licensee, is using the mark in commerce on or in connection with the identified goods and/or services. 15 U.S.C. Section 1051(a), as amended, but has not provided the dates of use by the applicant, or the applicant's related company, licensee, or predecessor in interest, of the mark on or in connection with the identified goods and/or services.

Applicant hereby submits a new specimen for Class 042. The specimen(s) submitted consists of Internet advertising..

"The substitute (or new, if appropriate) specimen(s) was/were in use in commerce at least as early as the filing date of the application" [for an application based on Section 1(a), Use in Commerce] OR **"The substitute (or new, if appropriate) specimen(s) was/were in use in commerce prior either to the filing of the Amendment to Allege Use or expiration of the filing deadline for filing a Statement of Use"** [for an application based on Section 1(b) Intent-to-Use]. Specimen-1 [SPU2-76124083-20200226101644835288_-_Bulldog_Website_Specimen_for_USPTO_Jan_2018_.pdf]

APPLICANT AND/OR ENTITY INFORMATION

Applicant proposes to amend the following:

Current: Bulldog Cleaning & Restoration LLC, a limited liability company legally organized under the laws of Pennsylvania, having an address of

465 Pike Rd., Suite 108
Huntingdon Valley, Pennsylvania 19006
United States
Email Address: runikel@companycounsel.law
484-325-5660
484-325-5651

Proposed: Bulldog Cleaning & Restoration LLC, a limited liability company legally organized under the laws of Pennsylvania, having an address of

465 Pike Rd., Suite 108
Huntingdon Valley, Pennsylvania 19006
United States
Email Address: admin@bulldogrestorationservices.com
484-325-5660
484-325-5651

ADDITIONAL STATEMENTS

Miscellaneous Statement

Miscellaneous File1 [mis-76124083-20200226101644835288__New_Statement_Under_37_CFR_2.42_b_for_filing_Feb_2020_.pdf]

The owner's/holder's current attorney information: Ricardo Unikel. Ricardo Unikel of COMPANY COUNSEL LLC, is located at

TWO BALA PLAZA, SUITE 300
BALA CYNWYD, Pennsylvania
United States

The docket/reference number is Bulldog 0001.

The phone number is 484-325-5659.

The fax number is 484-325-5651.

The email address is runikel@companycounsel.law

The owner's/holder's proposed attorney information: Ricardo Unikel. Ricardo Unikel of COMPANY COUNSEL LLC, is a member of the Pennsylvania bar, admitted to the bar in 2009, bar membership no. 209908, is located at

TWO BALA PLAZA, SUITE 300
BALA CYNWYD, Pennsylvania 19004
United States

The docket/reference number is Bulldog 0001.

The phone number is 484-325-5659.

The fax number is 484-325-5651.

The email address is runikel@companycounsel.law

Ricardo Unikel submitted the following statement: The attorney of record is an active member in good standing of the bar of the highest court of a U.S. state, the District of Columbia, or any U.S. Commonwealth or territory.

Correspondence Information (current):

RICARDO UNIKEL

PRIMARY EMAIL FOR CORRESPONDENCE: runikel@companycounsel.law

SECONDARY EMAIL ADDRESS(ES) (COURTESY COPIES): bwilliams@companycounsel.law

Correspondence Information (proposed):

Ricardo Unikel

PRIMARY EMAIL FOR CORRESPONDENCE: runikel@companycounsel.law

SECONDARY EMAIL ADDRESS(ES) (COURTESY COPIES): bwilliams@companycounsel.law

Requirement for Email and Electronic Filing: I understand that a valid email address must be maintained by the applicant owner/holder and the applicant owner's/holder's attorney, if appointed, and that all official trademark correspondence must be submitted via the Trademark Electronic Application System (TEAS).

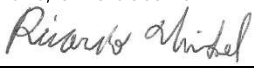
SIGNATURE(S)

Declaration Signature

DECLARATION: The signatory being warned that willful false statements and the like are punishable by fine or imprisonment, or both, under 18 U.S.C. §1001, and that such willful false statements and the like may jeopardize the validity of the application or submission or any registration resulting therefrom, declares that, if the applicant submitted the application or amendment to allege use (AAU) unsigned, all statements in the application or AAU and this submission based on the signatory's own knowledge are true, and all statements in the application or AAU and this submission made on information and belief are believed to be true.

STATEMENTS FOR UNSIGNED SECTION 1(a) APPLICATION/AAU: If the applicant filed an unsigned application under 15 U.S.C. §1051(a) or AAU under 15 U.S.C. §1051(c), the signatory additionally believes that: the applicant is the owner of the mark sought to be registered; the mark is in use in commerce and was in use in commerce as of the application or AAU filing date; the original specimen(s), if applicable, shows the mark in use in commerce as of the filing date of the application or AAU on or in connection with the goods/services/collective membership organization in the application or AAU; **for a collective trademark, collective service mark, collective membership mark, or certification mark application**, the applicant is exercising legitimate control over the use of the mark in commerce and was exercising legitimate control over use of the mark in commerce as of the application or AAU filing date; **for a certification mark application**, the applicant is not engaged in the production or marketing of the goods/services to which the mark is applied, except to advertise or promote recognition of the certification program or of the goods/services that meet the certification standards of the applicant. To the best of the signatory's knowledge and belief, no other persons, except, if applicable, authorized users, members, and/or concurrent users, have the right to use the mark in commerce, either in the identical form or in such near resemblance as to be likely, when used on or in connection with the goods/services/collective membership organization of such other persons, to cause confusion or mistake, or to deceive.

STATEMENTS FOR UNSIGNED SECTION 1(b)/SECTION 44 APPLICATION AND FOR SECTION 66(a) COLLECTIVE/CERTIFICATION MARK APPLICATION: **for a trademark or service mark application**, the applicant believes the applicant is entitled to use the mark in commerce on or in connection with the goods/services specified in the application; the applicant has a bona fide intention to use the mark in commerce and had a bona fide intention to use the mark in commerce as of the application filing date; the signatory is properly authorized to execute the declaration on behalf of the applicant; **for a collective trademark, collective service mark, collective membership mark, or certification mark application**, the applicant has a bona fide intention, and is entitled, to exercise legitimate control over the use of the mark in commerce and had a bona fide intention, and was entitled, to exercise legitimate control over the use of the mark in commerce as of the application filing date; the signatory is properly authorized to execute the declaration on behalf of the applicant; **for a certification mark application**, the applicant will not engage in the production or marketing of the goods/services to which the mark is applied, except to advertise or promote recognition of the certification program of the goods/services that meet the certification standards of the applicant. To the best of the signatory's knowledge and belief, no other persons, except, if applicable, authorized users, members, and/or concurrent users, have the right to use the mark in commerce, either in the identical form or in such near resemblance as to be likely, when used on or in connection with the goods/services/collective membership organization of such other persons, to cause confusion or mistake, or to deceive.

Signature:  _____

Signatory' Name: Ricardo Unikel

Signatory' Position: Attorney of record

Signatory' Phone Number: 2019653137

Date Signed: February 26, 2020

Response Signature

Signature Name: Ricardo Unikel

Signature Position: Attorney of record

Signatory's Phone Number: 2019653137

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