
To: CASA DIMITRI CORP (dimitri@dilamcorp.com)
Subject: TRADEMARK REGISTRATION NO. 2950180 - NOA - N/A
Sent: 03/26/15 11:52:11 AM
Sent As: ecom102@uspto.gov
Attachments:

**IMPORTANT NOTICE
USPTO OFFICE ACTION HAS ISSUED ON 03/26/2015 FOR
REGISTRATION NO. 2950180**

Please follow the instructions below to continue the examination of your post registration filing:

VIEW OFFICE ACTION: Click on this link

<http://tsdr.uspto.gov/view.action?DDA=Y&sn=78283717&type=OOA&date=20150326>

(or copy and paste this URL into the address field of your browser), or visit <http://tsdr.uspto.gov/> and enter the registration number to access the Office action.

PLEASE NOTE: The Office action may not be immediately available but will be viewable within 24 hours of this notification.

RESPONSE MAY BE REQUIRED: You should carefully review the Office action to determine (1) if a response is required, (2) how to respond and (3) the applicable response time period your response deadline will be calculated from.

Do NOT hit 'Reply' to this e-mail notification, or otherwise attempt to e-mail your response, as the USPTO does NOT accept e-mailed responses. Instead, the USPTO recommends that you respond online using the Trademark Electronic Application System response form at <http://www.uspto.gov/teas/eTEASpageD.htm>.

~~**HELP:** For technical assistance in accessing the Office action, please e-mail tsdr@uspto.gov. Please contact the assigned examiner with questions about the Office action.~~

WARNING

- 1. The USPTO will NOT send a separate e-mail with the Office action attached.**
- 2. Failure to file any required response by the applicable deadline may result in the cancellation and/or expiration of your registration.**

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UNITED STATES PATENT AND TRADEMARK OFFICE (USPTO)
OFFICE ACTION (OFFICIAL LETTER) ABOUT REGISTRANT'S TRADEMARK REGISTRATION

U.S. REGISTRATION NO. 2950180

REGISTRANT: CASA DIMITRI CORP

78283717

CORRESPONDENT'S ADDRESS :
DEMETRIO LAMPRU
20161 NE 16th PL
MIAMI, FL 33179

MARK: NOA

CORRESPONDENT'S REFERENCE/DOCKET NO. N/A

CORRESPONDENT'S EMAIL ADDRESS :
dimitri@dilamcorp.com

CLICK ON THE LINK BELOW TO RESPOND TO THIS LETTER:

http://www.uspto.gov/trademarks/teas/reg_maintain.jsp

POST REGISTRATION OFFICE ACTION

ISSUE/MAILING DATE: 3/26/2015
U.S. Registration Number 2950180

The Combined Section 8 Affidavit & Section 9 Renewal Application submitted on February 4, 2015, cannot be accepted for the reasons set forth below.

NO SPECIMEN

The Section 8 Affidavit of record does not include a specimen, which is required for a Section 8 Affidavit based on continued use. 15 U.S.C. §1058(b); 37 C.F.R. §2.161(g); TMEP §1604.12(a).

Therefore, the owner must submit the following:

- (1) A specimen showing current use of the registered mark in commerce for each class of goods and/or services specified in the registration; and
- (2) The following statement, verified with an affidavit or signed declaration under 37 C.F.R. §2.20: " **The substitute specimen was in use in commerce during the relevant period for filing the 10-year Section 8.**" 37 C.F.R. §2.161(g); TMEP §1604.12(c).

Examples of specimens for goods are tags, labels, instruction manuals, containers, photographs that show the mark on the actual goods or packaging, or displays associated with the actual goods at their point of sale. See TMEP §§904.03 *et seq*

DECLARATION (TO BE SUBMITTED WITH SUBSTITUTE SPECIMEN)

The following statement and declaration under 37 C.F.R. §2.20 can be used to verify the Section 8 Affidavit, if properly signed and dated:

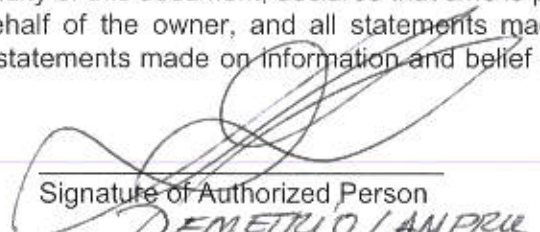
The owner was using the mark in commerce on or in connection with the goods and/or services identified in the registration for which use of the mark in commerce is claimed, as evidenced by the submitted specimen, during the relevant period for filing the 10-year Section 8.

The undersigned, being hereby warned that willful false statements and the like so made are punishable by fine or imprisonment, or both, under 18 U.S.C. §1001, and that such willful false statement may jeopardize the validity of this document, declares that s/he is properly authorized to execute this document on behalf of the owner, and all statements made of his/her own knowledge are true and that all statements made on information and belief are believed to be true.

Signature of Authorized Person

Type or Print Name

Date


DEMETRIO LAMPRU
03/30/2015

The following persons are properly authorized to sign a Section 8 Affidavit on behalf of the owner:

- (1) A person with legal authority to bind the owner (e.g., a corporate officer or general partner);
- (2) A person with firsthand knowledge of the facts and actual or implied authority to act on behalf of the owner; or
- (3) An authorized attorney who has an actual written or verbal power of attorney or an implied power of attorney from the owner.

37 C.F.R. §§2.161(b), 2.193(e)(1); TMEP §1604.08(a).

RESPONSE TIME DEADLINE: A complete response must be received within 6 months from the issuance date of this Office action or prior to expiration of the 10th year anniversary on May 10, 2015, whichever is later. The owner must respond to all inquiries set forth in this Office action to avoid cancellation of the registration. 37 C.F.R. §2.163(b)-(c); TMEP §§1604.16, 1604.17(a).

DEFICIENCY SURCHARGE INFORMATION: A \$100 deficiency surcharge must be submitted if the response to this Office action is received by the Office after May 10, 2015 date of 10th year anniversary. 37 C.F.R. §§2.6, 2.164(a)(1); TMEP §1604.17(a). (Note: This only applies when the

response time deadline above falls after the 10th year anniversary date.)

ADVISORY: If a response to this Office action is not filed within the response deadline above, and time remains in the grace period, the owner may avoid cancellation of its registration by filing a new affidavit of use within the grace period. 37 C.F.R. §2.163(c). Additional fees are required to file a new affidavit during the grace period. 37 C.F.R. §2.161(d)(1)-(2). For more information about this, please contact the undersigned.

/Val Stevens/ Trademark Specialist
Office Post Registration
571-272-9228
Val.stevens@uspto.gov

TO RESPOND TO THIS LETTER: Use the Trademark Electronic Application System (TEAS) Response to Post-Registration Office action form number 11 at http://www.uspto.gov/trademarks/teas/reg_maintain.jsp. Please wait 48-72 hours from the issue/ mailing date before using TEAS, to allow for necessary system updates of the registration. For *technical* assistance with online forms, e-mail TEAS@uspto.gov.

WHO MUST SIGN THE RESPONSE: It must be personally signed by (1) the individual owner; (2) someone with legal authority to bind the owner (e.g., a corporate officer or general partner); or (3) an authorized attorney, if one is appointed to represent the owner. If the owner is represented by an attorney, the attorney must sign the response.

CHECK THE STATUS OF THE REGISTRATION: To check the status of your registration at any time, visit the Office's Trademark Status and Document Retrieval (TSDR) system at <http://tsdr.uspto.gov/>. Please keep a copy of the complete status screen. For more information on checking status, see <http://www.uspto.gov/trademarks/process/status/>.

TO UPDATE CORRESPONDENCE/E-MAIL ADDRESS: Use the TEAS form at <http://www.uspto.gov/trademarks/teas/correspondence.jsp>.

FOR INQUIRIES OR QUESTIONS ABOUT THIS OFFICE ACTION, PLEASE CONTACT THE ASSIGNED SPECIALIST.