

**IN THE UNITED STATES PATENT AND TRADEMARK OFFICE**

Registrant: Dr. Ing. h.c. F. Porsche Aktiengesellschaft

Registration No.: 2,050,185

International Classes: 9, 11, 12, 27

Registered: April 8, 1997

TM Specialist: Dana L. Newton

Mark: TEQUIPMENT

Post Registration Unit

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**DECLARATION UNDER 37 C.F.R. §2.20**

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Hon. Commissioner of Trademarks  
P.O. Box 1451  
Alexandria, Virginia 22313-1451

Dear Madam:

The undersigned attorney having firsthand knowledge of the facts set forth herein states that:

1. On March 31, 2017, Registrant electronically filed a Combined Declaration of Use and Application for Renewal in connection with U.S. Registration No. 2,050,185. Also submitted were four specimens to establish use of the mark in connection with at least one of the goods within each of the International Classes 9, 11, 12 and 27.
2. In a Post Registration Office Action dated April 4, 2017, the Trademark Specialist objected to the specimens submitted in connection with International Classes 9, 11, and 27.
3. In order to overcome the objection, Registrant submits herewith substitute specimens for International Classes 9, 11, and 27.
4. The substitute specimen for International Class 9 shows that Registrant uses the TEQUIPMENT mark through its authorized licensee in connection with the goods in

International Class 9, namely, radios and compact disc music players. The substitute specimen for International Class 11 shows that Registrant uses the TEQUIPMENT mark through its authorized licensee in connection with the goods in International Class 11, namely, electric refrigerator bags for vehicles. The substitute specimen for International Class 27 shows that Registrant uses the TEQUIPMENT mark through its authorized licensee in connection with the goods in International Class 27, namely, floor mats.

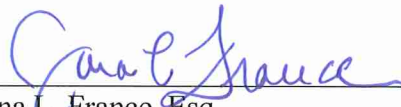
5. Registrant and/or its authorized licensees were using the mark in commerce during the relevant period for filing the 10-year Section 8 on or in connection with the goods identified in the registration for which use of the mark in commerce is claimed as evidenced by the substitute specimens submitted herewith.

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 statements may jeopardize the validity of this document, declares that she is properly authorized to execute this document on behalf of Dr. Ing. h.c. F. Porsche Aktiengesellschaft, and all statements made of her own knowledge are true and that all statements made on information and belief are believed to be true.

Respectfully submitted,

DR. ING. H.C. F. PORSCHE AKTIENGESELLSCHAFT

Date: April 25, 2017

  
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