

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

In re: U.S. Trademark Application  
Mark: **JAMSTACK**  
Serial No: 88/746,545  
Applicant: Netlify, Inc.  
Atty Ref.: 144308-514262

**Declaration to Perfect Application; Power of Attorney;**  
**Designation of Correspondence Address**

Declaration to Perfect Application

The signatory declares and states that he/she is authorized to execute and sign this instrument on behalf of and for the said Applicant. 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 allegation of use (AOU) unsigned, all statements in the application or AOU and this submission based on the signatory's own knowledge are true, and all statements in the application or AOU and this submission made on information and belief are believed to be true.

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 filing date of the application or AOU on or in connection with the goods/services/collective membership organization in the application or AOU; the original specimen(s), if applicable, shows the mark in use in commerce as of the filing date of the application or AOU on or in connection with the goods/services/collective membership organization in the application or AOU. 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.

Applicant requests that the application filing basis for the goods/services specified below be established as follows: use of the mark in commerce under Trademark Act **Section 1(a)**, 15 U.S.C. §1051(a). The goods/services identified in the application as filed are:

**“Business services, namely, formulation of best practices for website and application development; providing a website featuring information in the field of website and application development best practices; arranging and conducting business conferences in the field of website and application development; promoting public awareness of modern website and application development technologies; promoting collaboration within the web developer community to achieve advances in the field of website and application development technology; promoting the exchange of information and resources within the web developer community to achieve advances in the field of website and application development; promoting the interests of the web development community by organizing local chapters of website and application developers for the purpose of promoting modern website and application development technologies,” in Class 35.**

First use anywhere: at least as early as October 29, 2018; and  
First use in U.S. commerce: at least as early as October 29, 2018.

**“Providing educational information and resources in the field of website and application development methodology best practices; educational services, namely, developing, arranging, and conducting educational conferences in the field of website and application development and distribution of training materials in connection therewith; providing online, non-downloadable videos featuring content in the field of website and application development; providing links to web sites of others featuring content in the field of website and application development,” in Class 41.**

First use anywhere: at least as early as October 29, 2018; and  
First use in U.S. commerce: at least as early as October 29, 2018.

**“Creating an on-line community for website and application developers to promote website and application developments best practices,” in Class 42.**

First use anywhere: at least as early as October 2017; and  
First use in U.S. commerce: at least as early as October 2017.

At least one specimen of use per class showing the mark as used in commerce on or in connection with the above-identified goods/services is submitted with this Declaration.

Power of Attorney

Applicant hereby appoints Andrew D. Price, Rebecca A. Liebowitz, Kristen S. Ruisi, Halle B. Markus, Steven B. Powell, Marjorie W. Norman, Catherine S. Mitros, Paula E. Hopkins, and Sean T. Phelan, all members of the bar of the District of Columbia or of their respective states, and the law firm of Venable LLP, and all having the building address 600 Massachusetts Avenue NW, Washington, DC 20001, as Applicant’s attorneys with full powers of association, substitution and revocation, to transact all business in the U.S. Patent and Trademark Office associated with the present application, including without limitation to prosecute the application and receive the certificate of registration.

Designation of Correspondence Address

Send all notices, official letters, documents, communications and other correspondence concerning this application to: Andrew D. Price, Venable LLP, P.O. Box 34385, Washington, D.C. 20043-9998, telephone no. (202) 344-8156, fax no. (202) 344-8300.

**NETLIFY, INC.**

Date: January 16, 2020

By: 

Name: Lauren Sell

Title: VP Marcom