# National Senior Campuses, Inc.

Reg. No. 3,668,027 NATIONAL SENIOR CAMPUSES, INC. (MARYLAND CORPORATION)
Registered Aug. 11, 2009 701 MAIDEN CHOICE LANE
CATONSVILLE, MD 21228

Int. Cls.: 43 and 44 For: RETIREMENT HOMES; PROVIDING ELDER CARE; PROVIDING ASSISTED LIVING FACILITIES, IN CLASS 43 (U.S. CLS. 100 AND 101).

SERVICE MARK SUPPLEMENTAL REGISTER

SERVICE MARK FIRST USE 4-14-2008; IN COMMERCE 4-14-2008.

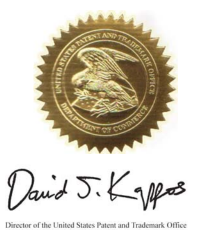
FOR: NURSING CARE; NURSING HOMES, IN CLASS 44 (U.S. CLS. 100 AND 101).

FIRST USE 4-15-2008; IN COMMERCE 4-15-2008.

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

SER. NO. 78-872,472, FILED P.R. 4-28-2006; AM. S.R. 7-7-2009.

MICHAEL LITZAU, EXAMINING ATTORNEY



\* Note: The seal will be a gold, embossed seal similar to what appears on the current coverbind.

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. If the declaration is accepted, the registration will continue in force for the remainder of the ten-year period 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 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 also timely file the Declarations of Use (or Excusable Nonuse) referenced above at the USPTO based on the U.S. registration date (not the international registration date). However, the grace periods for these registrations are different, as is the time period for filing the declarations of use due every ten years after the registration date. The declarations due every ten years must be filed within six-months before expiration of the ten year period. In addition, there is no grace period for the declaration due between the 5th and 6th years after the registration date, and there is a three-month grace period for the declarations due every ten years. See 15 U.S.C. §1141k. Further, owners of these registrations do not file renewal applications at the USPTO, but instead 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 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. You can file the registration maintenance documents referenced above online at <a href="http://www.uspto.gov">http://www.uspto.gov</a>.

\* Note: The seal will be a gold, embossed seal similar to what appears on the current coverbind.

#### **ACCION INTERNATIONAL**

Reg. No. 3,665,362 ACCION INTERNATIONAL (NEW YORK CORPORATION)
Registered Aug. 11, 2009 120 BEACON STREET
SOMERVILLE. MA 02143

Int. Cl.: 36 FOR: LOAN FINANCING, IN CLASS 36 (U.S. CLS. 100, 101 AND 102).

FIRST USE 0-0-1961; IN COMMERCE 0-0-1961.

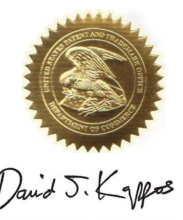
SERVICE MARK PRINCIPAL REGISTER

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

THE ENGLISH TRANSLATION OF THE SPANISH WORD "ACCION" IN THE MARK IS "ACTION".

SER. NO. 76-078,176, FILED 6-26-2000.

ALEXANDER L. POWERS, EXAMINING ATTORNEY



<sup>\*</sup> Note: The seal will be a gold, embossed seal similar to what appears on the current coverbind.

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. If the declaration is accepted, the registration will continue in force for the remainder of the ten-year period 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 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 also timely file the Declarations of Use (or Excusable Nonuse) referenced above at the USPTO based on the U.S. registration date (not the international registration date). However, the grace periods for these registrations are different, as is the time period for filing the declarations of use due every ten years after the registration date. The declarations due every ten years must be filed within six-months before expiration of the ten year period. In addition, there is no grace period for the declaration due between the 5th and 6th years after the registration date, and there is a three-month grace period for the declarations due every ten years. See 15 U.S.C. §1141k. Further, owners of these registrations do not file renewal applications at the USPTO, but instead 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 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. You can file the registration maintenance documents referenced above online at <a href="http://www.uspto.gov">http://www.uspto.gov</a>.

\* Note: The seal will be a gold, embossed seal similar to what appears on the current coverbind.



Reg. No. 3,665,363 ACCION INTERNATIONAL (NEW YORK CORPORATION)
Registered Aug. 11, 2009 120 BEACON STREET
SOMERVILLE, MA 02143

Int. Cl.: 36 FOR: LOAN FINANCING, IN CLASS 36 (U.S. CLS. 100, 101 AND 102).

SERVICE MARK

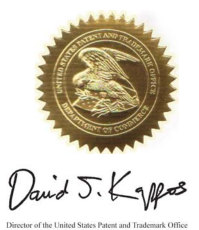
FIRST USE 6-6-1997; IN COMMERCE 6-6-1997.

PRINCIPAL REGISTER THE STIPPLING SHOWN IN THE DRAWING IS A FEATURE OF THE MARK AND NOT INTENDED TO INDICATE COLOR.

THE ENGLISH TRANSLATION OF THE WORD "ACCION" IS "ACTION" IN SPANISH.

SER. NO. 76-078,187, FILED 6-26-2000.

ALEXANDER L. POWERS, EXAMINING ATTORNEY



\* Note: The seal will be a gold, embossed seal similar to what appears on the current coverbind.

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. If the declaration is accepted, the registration will continue in force for the remainder of the ten-year period 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 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 also timely file the Declarations of Use (or Excusable Nonuse) referenced above at the USPTO based on the U.S. registration date (not the international registration date). However, the grace periods for these registrations are different, as is the time period for filing the declarations of use due every ten years after the registration date. The declarations due every ten years must be filed within six-months before expiration of the ten year period. In addition, there is no grace period for the declaration due between the 5th and 6th years after the registration date, and there is a three-month grace period for the declarations due every ten years. See 15 U.S.C. §1141k. Further, owners of these registrations do not file renewal applications at the USPTO, but instead 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 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. You can file the registration maintenance documents referenced above online at <a href="http://www.uspto.gov">http://www.uspto.gov</a>.

\* Note: The seal will be a gold, embossed seal similar to what appears on the current coverbind.



Reg. No. 3,665,376 VICTORIA PACKING CORPORATION (NEW YORK CORPORATION) Registered Aug. 11, 2009 443 EAST 100TH STREET BROOKLYN, NY 11236

Int. Cl.: 30 For: Pasta Sauces, Namely, Marinara Sauce, vodka Sauce, spicy vodka SAUCE, FRADIAVOLO SAUCE, ROASTED GARLIC SAUCE, TOMATO BASIL SAUCE, PUTTANESCA SAUCE, MUSHROOMS SAUCE EGGPLANT SAUCE, ARTICHOKE SAUCE TRADEMARK AND PESTO SAUCE; PASTA SAUCES WITH MEANT, NAMELY, CRUMBLED SAUSAGE PRINCIPAL REGISTER PASTA SAUCE, SAUSAGE SLICES SAUCE, BOLOGNESE SAUCE, MINI MEATBALLS SAUCE AND ROASTED WHITE CHICKEN SAUCE; ORGANIC PASTA SAUCE; COOKING SAUCES: PEPPER SAUCES: VINEGARS, NAMELY, BALSAMIC VINEGAR, RED WINE VINEGAR, PURE WHITE WINE VINEGAR AND DISTILLED VINEGAR; SALSAS; CAPERS; SALAD DRESSINGS; SPICES, NAMELY, BLACK PEPPER, CRUSHED RED PEPPER, BASIL, NUTMEG, BAY LEAVES, GARLIC, CHILI POWDER, CINNAMON, WHOLE CLOVES, CUMIN, CURRY POWDER, FENNEL SEEDS, ITALIAN SEASONING, OREGANO, PAPRIKA, PARSLEY, THYME, CHIVES AND LEMON PEPPER SEASONING, ALL THE AFOREMEN-TIONED GOODS ARE ORGANIC, IN CLASS 30 (U.S. CL. 46).

FIRST USE 12-5-2006; IN COMMERCE 1-10-2007.

OWNER OF U.S. REG. NO. 1,149,967.

THE COLOR(S) WHITE, BLACK, GREEN, GOLD, RED AND OFF-WHITE IS/ARE CLAIMED AS A FEATURE OF THE MARK.

NO CLAIM IS MADE TO THE EXCLUSIVE RIGHT TO USE "CERTIFIED ORGANIC", "OR-GANIC", "TOMATO BASIL", "PASTA SAUCE", "NET WT. 25 OZ. (1.56LB) 708G," "SINCE 1929" AND THE PICTORIAL REPRESENTATION OF THE TOMATO BASIL PASTA SAUCE , APART FROM THE MARK AS SHOWN.

THE MARK CONSISTS OF THE COLORS WHITE, BLACK, GREEN, GOLD, RED AND OFF-WHITE, WITH THE COLOR WHITE APPEARING IN THE WORDING "ORGANIC", "TOMATO BASIL" AND "PASTA SAUCE", THE COLOR GREEN APPEARING IN WORDING "CERTIFIED ORGANIC", "CHEF", "FROM THE EARTH SINCE 1929", "OUR PRODUCTS ARE MADE WITH ONLY THE FRESHEST SELECT ORGANIC INGREDIENTS AND OUR DELICIOUS RECIPE", THE COLORS RED AND GOLD APPEAR IN THE WORKING "BY VICTORIA", THE COLORS. GOLD AND GREEN APPEAR IN THE CHEFS HAT DESIGN AND THE

Director of the United States Patent and Trademark Office

\* Note: The seal will be a gold, embossed seal similar to what appears on the current coverbind.

Reg. No. 3,665,376 RECTANGULAR BOXES, THE COLORS, RED, GREEN, AND OFF-WHITE APPEAR IN THE SPAGHETTI DESIGN, THE COLOR WHITE APPEARS IN" THE ENTIRE BACKGROUND OF THE MARK.

SER. NO. 76-679,272, FILED 7-9-2007.

JAY FLOWERS, EXAMINING ATTORNEY



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. If the declaration is accepted, the registration will continue in force for the remainder of the ten-year period 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\***

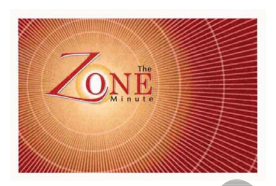
The above documents will be accepted as timely if filed six-months after the deadlines listed above with the payment of an additional fee.

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 also timely file the Declarations of Use (or Excusable Nonuse) referenced above at the USPTO based on the U.S. registration date (not the international registration date). However, the grace periods for these registrations are different, as is the time period for filing the declarations of use due every ten years after the registration date. The declarations due every ten years must be filed within six-months before expiration of the ten year period. In addition, there is no grace period for the declaration due between the 5th and 6th years after the registration date, and there is a three-month grace period for the declarations due every ten years. See 15 U.S.C. §1141k. Further, owners of these registrations do not file renewal applications at the USPTO, but instead 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 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. You can file the registration maintenance documents referenced above online at <a href="http://www.uspto.gov">http://www.uspto.gov</a>.

\* Note: The seal will be a gold, embossed seal similar to what appears on the current coverbind.



Reg. No. 3,665,378 WISDOM TO GO. INC. (CALIFORNIA CORPORATION) Registered Aug. 11, 2009 1829 WEST LYDIA LANE PHOENIX, AZ 85041

Int. Cls.: 41 and 45 FOR: PERSONAL COACHING SERVICES IN THE FIELD OF SELF-IMPROVEMENT; EDU-CATIONAL SERVICES, NAMELY, CONDUCTING SEMINARS AND WORKSHOPS IN THE FIELD OF SELF IMPROVEMENT; ENTERTAINMENT IN THE NATURE OF ON-GOING SERVICE MARK TELEVISION AND RADIO PROGRAMS IN THE FIELD OF SELF-IMPROVEMENT, IN CLASS PRINCIPAL REGISTER 41 (U.S. CLS. 100, 101 AND 107).

FIRST USE 1-19-2007; IN COMMERCE 1-19-2007.

FOR: PERSONAL ENRICHMENT SERVICES, NAMELY, PROVIDING SELF IMPROVEMENT COUNSELING: PROVIDING INFORMATION IN THE FIELD OF SELF-IMPROVEMENT VIA THE INTERNET AND PORTABLE MEDIUMS INCLUDING CELL PHONES AND VIDEO PHONES, IN CLASS 45 (U.S. CLS. 100 AND 101).

FIRST USE 1-19-2007; IN COMMERCE 1-19-2007.

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

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

THE MARK CONSISTS OF THE WORDING "THE ONE MINUTE ZONE". WITH THE LETTERS "ONE" FORMING BOTH "ONE" AND PART OF THE WORD "ZONE", AND A SUN DESIGN RADIATING OUT FROM THE CENTER OF THE LETTER "O". THE COLORS BLACK, RED, WHITE, GOLD, YELLOW, RUST AND MAGENTA ARE CLAIMED AS A FEATURE OF THE MARK. THE WORDS "THE" AND "MINUTE" ARE IN THE COLOR BLACK, THE LETTER "Z" AND THE LETTERS "ONE" ARE IN THE COLOR RED AND OUTLINED IN THE COLOR WHITE, THE CENTER OF THE SUN DESIGN IN THE LETTER "O" IS IN THE COLOR WHITE, THE OUTER SUN DESIGN IS IN THE COLOR GOLD, AND THE LINES RADIATING FROM THE SUN DESIGN ARE IN THE COLORS YELLOW, GOLD, RUST AND MAGENTA.

SER. NO. 76-683,444, FILED 10-29-2007.

JOHN GARTNER, EXAMINING ATTORNEY

Director of the United States Patent and Trademark Office

\* Note: The seal will be a gold, embossed seal similar to what appears on the current coverbind.

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. If the declaration is accepted, the registration will continue in force for the remainder of the ten-year period 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\***

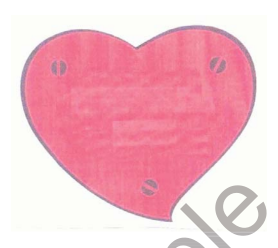
The above documents will be accepted as timely if filed six-months after the deadlines listed above with the payment of an additional fee.

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 also timely file the Declarations of Use (or Excusable Nonuse) referenced above at the USPTO based on the U.S. registration date (not the international registration date). However, the grace periods for these registrations are different, as is the time period for filing the declarations of use due every ten years after the registration date. The declarations due every ten years must be filed within six-months before expiration of the ten year period. In addition, there is no grace period for the declaration due between the 5th and 6th years after the registration date, and there is a three-month grace period for the declarations due every ten years. See 15 U.S.C. §1141k. Further, owners of these registrations do not file renewal applications at the USPTO, but instead 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 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. You can file the registration maintenance documents referenced above online at <a href="http://www.uspto.gov">http://www.uspto.gov</a>.

\* Note: The seal will be a gold, embossed seal similar to what appears on the current coverbind.



Reg. No. 3,665,383 VARNAM, INC. (FLORIDA CORPORATION)
Registered Aug. 11, 2009 320 S. MILITARY TRAIL
DEERFIELD BEACH, FL 33442

Int. Cl.: 25 FOR: DANCE WEAR, NAMELM, SHIRTS, PANTS, LEOTARDS, SHOES AND LEGGINGS; DANCE COSTUMES COMPRISED OF SHORTS, TOPS, BRAS, UNITARDS, SOLD AS A UNIT, IN CLASS 25 (U.S. CLS. 22 AND 39).

TRADEMARK PRINCIPAL REGISTER

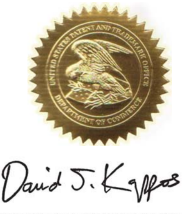
PRINCIPAL REGISTER FIRST USE 4-30-2008; IN COMMERCE 4-30-2008.

THE MARK CONSISTS OF A HEART WITH THE HEADS OF SCREWS THEREON. THE COLOR RED APPEARS IN THE HEART. THE COLOR BLACK APPEARS AS THE SCREW HEADS AND THE OUTLINE AROUND THE HEART.

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

SER. NO. 76-689,254, FILED 5-5-2008.

ANDREW RHIM, EXAMINING ATTORNEY



<sup>\*</sup> Note: The seal will be a gold, embossed seal similar to what appears on the current coverbind.

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. If the declaration is accepted, the registration will continue in force for the remainder of the ten-year period 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 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 also timely file the Declarations of Use (or Excusable Nonuse) referenced above at the USPTO based on the U.S. registration date (not the international registration date). However, the grace periods for these registrations are different, as is the time period for filing the declarations of use due every ten years after the registration date. The declarations due every ten years must be filed within six-months before expiration of the ten year period. In addition, there is no grace period for the declaration due between the 5th and 6th years after the registration date, and there is a three-month grace period for the declarations due every ten years. See 15 U.S.C. §1141k. Further, owners of these registrations do not file renewal applications at the USPTO, but instead 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 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. You can file the registration maintenance documents referenced above online at <a href="http://www.uspto.gov">http://www.uspto.gov</a>.

\* Note: The seal will be a gold, embossed seal similar to what appears on the current coverbind.

## DETECTABUSE

Reg. No. 3,665,387 BIOCHEMICAL DIAGNOSTICS, INC. (NEW YORK CORPORATION) Registered Aug. 11, 2009 180 HEARTLAND BOULEVARD EDGEWOOD, NY 11717

Int. Cls.: 1 and 9 for: Liquid Toxicology controls, Namely, Calibrating and Quality CONTROL FLUIDS FOR THE ANALYSIS OF SPECIMENS FROM HUMANS; EXTRACTION REAGENTS FOR CHEMICAL ANALYSES, IN CLASS 1 (U.S. CLS. 1, 5, 6, 10, 26 AND 46).

**TRADEMARK** PRINCIPAL REGISTER FIRST USE 4-28-1988; IN COMMERCE 4-28-1988.

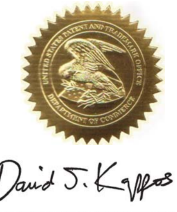
FOR: EXTRACTION COLUMNS, FOR LABORATORY USE, FOR TESTING FOR THE PRESENCE OR ABSENCE OF DRUGS OR PHARMACEUTICAL SUBSTANCES, IN CLASS 9 (U.S. CLS. 21, 23, 26, 36 AND 38).

FIRST USE 4-28-1988; IN COMMERCE 4-28-1988.

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

SER. NO. 76-690,701, FILED 6-19-2008.

WILLIAM ROSSMAN, EXAMINING ATTORNEY



<sup>\*</sup> Note: The seal will be a gold, embossed seal similar to what appears on the current coverbind.

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. If the declaration is accepted, the registration will continue in force for the remainder of the ten-year period 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 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 also timely file the Declarations of Use (or Excusable Nonuse) referenced above at the USPTO based on the U.S. registration date (not the international registration date). However, the grace periods for these registrations are different, as is the time period for filing the declarations of use due every ten years after the registration date. The declarations due every ten years must be filed within six-months before expiration of the ten year period. In addition, there is no grace period for the declaration due between the 5th and 6th years after the registration date, and there is a three-month grace period for the declarations due every ten years. See 15 U.S.C. §1141k. Further, owners of these registrations do not file renewal applications at the USPTO, but instead 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 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. You can file the registration maintenance documents referenced above online at <a href="http://www.uspto.gov">http://www.uspto.gov</a>.

\* Note: The seal will be a gold, embossed seal similar to what appears on the current coverbind.

# GK-7

Reg. No. 3,665,388 LANTHUM PRODUCTS, LLC (CALIFORNIA LLC)
Registered Aug. 11, 2009 150 WEST EDITH AVENUE #31
LOS ALTOS, CA 94022

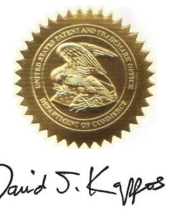
Int. Cl.: 16 FOR: REMOVABLE, REUSABLE ADHESIVE GEL FOR STATIONERY, HOUSEHOLD AND OFFICE USE, IN CLASS 16 (U.S. CLS. 2, 5, 22, 23, 29, 37, 38 AND 50).

TRADEMARK PRINCIPAL REGISTER

TRADEMARK FIRST USE 5-14-2008; IN COMMERCE 5-14-2008.

SER. NO. 76-691,003, FILED 7-1-2008.

RENEE SERVANCE, EXAMINING ATTORNEY



<sup>\*</sup> Note: The seal will be a gold, embossed seal similar to what appears on the current coverbind.

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. If the declaration is accepted, the registration will continue in force for the remainder of the ten-year period 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 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 also timely file the Declarations of Use (or Excusable Nonuse) referenced above at the USPTO based on the U.S. registration date (not the international registration date). However, the grace periods for these registrations are different, as is the time period for filing the declarations of use due every ten years after the registration date. The declarations due every ten years must be filed within six-months before expiration of the ten year period. In addition, there is no grace period for the declaration due between the 5th and 6th years after the registration date, and there is a three-month grace period for the declarations due every ten years. See 15 U.S.C. §1141k. Further, owners of these registrations do not file renewal applications at the USPTO, but instead 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 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. You can file the registration maintenance documents referenced above online at <a href="http://www.uspto.gov">http://www.uspto.gov</a>.

\* Note: The seal will be a gold, embossed seal similar to what appears on the current coverbind.



Reg. No. 3,665,391 COREANA COSMETICS CO., LTD. (REPUBLIC OF KOREA CORPORATION)

Registered Aug. 11, 2009 204-1 JEONGCHON-RI

SEONGGEO-EUP, CHEONAN-SI

CHUNGCHEONGNAM-DO, REPUBLIC OF KOREA

Int. Cl.: 3

FOR: EYEBROW PENCILS, MAKE-UP PREPARATIONS, MASCARA, MAKE-UP POWDER, LIPSTICKS, NAIL ENAMEL FOR MANICURES, CHEEK COLORS IN THE NATURE OF TRADEMARK BLUSH, EYELINERS, EYE SHADOW, FACIAL CREAMS, LIP BRIGHTENERS, NAMELY, PRINCIPAL REGISTER LIP GLOSS, SKIN CLEANSING CREAMS, FOUNDATION CREAMS, MAKE-UP BALMS, NAMELY FACIAL MAKE-UP, BODY LOTIONS, COSMETICS, NAMELY, SOLID POWDER FOR COMPACTS, COSMETIC PENCILS, AND COSMETIC PREPARATIONS FOR SKIN CARE, IN CLASS 3 (U.S. CLS. 1, 4, 6, 50, 51 AND 52).

> PRIORITY CLAIMED UNDER SEC. 44(D) ON REPUBLIC OF KOREA APPLICATION NO. 40-2008-0016, FILED 4-3-2008, REG. NO. 0782585, DATED 3-12-2009, EXPIRES 3-12-2019.

OWNER OF U.S. REG. NOS. 2,348,552, 2,703,018, AND 3,374,891.

THE NAME "CORÉANA REMIT" DOES NOT IDENTIFY A LIVING INDIVIDUAL.

THE MARK CONSISTS OF THE WORDS "COREANA REMIT" WITH AN ACUTE ACCENT OVER THE LETTER "E" IN THE WORD "COREANA" AND A STYLIZED LETTER "C" CENTERED ABOVE.

SER. NO. 76-691,147, FILED 7-9-2008.

CARYN GLASSER, EXAMINING ATTORNEY

<sup>\*</sup> Note: The seal will be a gold, embossed seal similar to what appears on the current coverbind.

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. If the declaration is accepted, the registration will continue in force for the remainder of the ten-year period from the registration date, unless cancelled by an order of the Commissioner for Trademarks or a federal court.
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Requirements in Successive Ten-Year Periods\* What and When to File:



#### **Grace Period Filings\***

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The United States Patent and Trademark Office (USPTO) will NOT send you any future notice or reminder of these filing requirements.

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\* Note: The seal will be a gold, embossed seal similar to what appears on the current coverbind.

### The Pet Food Courier

Reg. No. 3,668,026 TPFC IP LLC (FLORIDA LIMITED LIABILITY COMPANY) Registered Aug. 11, 2009 12230 FOREST HILL BOULEVARD, SUITE 184 WELLINGTON, FL 33414

Int. Cls.: 35 and 39 for: Franchising, Namely, offering technical assistance in the estab-LISHMENT AND/OR OPERATION OF BUSINESSES OFFERING DELIVERY OF PET FOODS, ANIMAL FEED AND OTHER PET-RELATED PRODUCTS TO BOTH RESIDENTIAL SERVICE MARK DWELLINGS AND COMMERCIAL INSTITUTIONS, IN CLASS 35 (U.S. CLS. 100, 101 AND

SUPPLEMENTAL REGISTER 102).

FIRST USE 4-27-2009; IN COMMERCE 4-27-2009.

FOR: DELIVERY OF PET FOOD, FEED, PET NUTRITIONAL SUPPLEMENTS, PET PRODUCTS AND VACCINES, PET CARE SUPPLIES BY TRUCK, VAN AND CAR; DELIVERY OF ANIMAL FOOD, FEED, ANIMAL NUTRITIONAL SUPPLEMENTS, VACCINES AND ANIMAL CARE SUPPLIES BY TRUCK, VAN AND CAR, IN CLASS 39 (U.S. CLS. 100 AND 105).

FIRST USE 1-1-2007; IN COMMERCE 1-1-2007.

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

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

SER. NO. 77-712.954, FILED P.R. 4-13-2009; AM. S.R. 7-2-2009.

MATTHEW MCDOWELL, EXAMINING ATTORNEY



<sup>\*</sup> Note: The seal will be a gold, embossed seal similar to what appears on the current coverbind.

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:

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