PTO Form 1930 (Rev 9/2007)
OMB No. 0651-0050 (Exp. 4/30/2009)

# Request for Reconsideration after Final Action

## The table below presents the data as entered.

Input Field	Entered
SERIAL NUMBER	77510528
LAW OFFICE ASSIGNED	LAW OFFICE 103
MARK SECTION (no change)	
GOODS AND/OR SERVICES SECT	ION (001)(current)
INTERNATIONAL CLASS	001
DESCRIPTION	
Biological (protein, DNA, or cell) micro	parrays; medical reagents for scientific research use
FILING BASIS	Section 1(a)
FIRST USE ANYWHERE DATE	At least as early as 06/30/2002
FIRST USE IN COMMERCE DATE	At least as early as 06/30/2002
GOODS AND/OR SERVICES SECT	ION (001)(proposed)
INTERNATIONAL CLASS	001
DESCRIPTION	
Biological protein, DNA, and cell micro	arrays; medical reagents for scientific research use
FILING BASIS	Section 1(a)
FIRST USE ANYWHERE DATE	At least as early as 06/30/2002
FIRST USE IN COMMERCE DATE	At least as early as 06/30/2002
GOODS AND/OR SERVICES SECT	ION (005)(current)
INTERNATIONAL CLASS	005
DESCRIPTION	
Laboratory device, namely, biochips for sample; medical (diagnostic) reagents for	the identification and detection of biological material from a or testing use
FILING BASIS	Section 1(a)

FIRST USE ANYWHERE DATE	At least as early as 06/30/2002
FIRST USE IN COMMERCE DATE	At least as early as 06/30/2002
GOODS AND/OR SERVICES SECT	TON (005)(proposed)
INTERNATIONAL CLASS	005
DESCRIPTION	-
Laboratory device, namely, biochips for sample; medical diagnostic reagents for	r the identification and detection of biological material from a testing use
FILING BASIS	Section 1(a)
FIRST USE ANYWHERE DATE	At least as early as 06/30/2002
FIRST USE IN COMMERCE DATE	At least as early as 06/30/2002
GOODS AND/OR SERVICES SECT	ION (009)(no change)
GOODS AND/OR SERVICES SECT	ION (042)(current)
INTERNATIONAL CLASS	042
DESCRIPTION	•
Providing temporary use of non-downlo medical research using biological micro	adable computer software for chemical screening analysis and arrays
FILING BASIS	Section 1(a)
FIRST USE ANYWHERE DATE	At least as early as 06/30/2002
FIRST USE IN COMMERCE DATE	At least as early as 06/30/2002
GOODS AND/OR SERVICES SECT	ION (042)(proposed)
INTERNATIONAL CLASS	042
DESCRIPTION	
Providing temporary use of non-downlo medical research using biological micro-	adable computer software for chemical screening analysis and arrays
FILING BASIS	Section 1(b)
SIGNATURE SECTION	
DECLARATION SIGNATURE	/Geoffrey T. Staniford/
SIGNATORY'S NAME	Geoffrey T. Staniford
SIGNATORY'S POSITION	Attorney of Record, CA bar member
DATE SIGNED	10/09/2009

SIGNATORY'S NAME	Geoffrey T. Staniford
SIGNATORY'S POSITION	Attorney of Record, CA bar member
DATE SIGNED	10/09/2009
AUTHORIZED SIGNATORY	YES
CONCURRENT APPEAL NOTICE FILED	YES
FILING INFORMATION SECTION	
SUBMIT DATE	Fri Oct 09 14:05:49 EDT 2009
TEAS STAMP	USPTO/RFR-65.91.82.98-200 91009140549877528-7751052 8-4602f1e2c6c81b1b62f60fc d25956c27f59-N/A-N/A-2009 1009135545925281

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### Request for Reconsideration after Final Action

### To the Commissioner for Trademarks:

Application serial no. 77510528 has been amended as follows:

### CLASSIFICATION AND LISTING OF GOODS/SERVICES

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

Current: Class 001 for Biological (protein, DNA, or cell) microarrays; medical reagents for scientific research use

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 06/30/2002 and first used in commerce at least as early as 06/30/2002, and is now in use in such commerce.

**Proposed:** Class 001 for Biological protein, DNA, and cell microarrays; medical reagents for scientific research use

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 06/30/2002 and first used in commerce at least as early as 06/30/2002, and is now in use in such commerce.

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

Current: Class 005 for Laboratory device, namely, biochips for the identification and detection of biological material from a sample; medical (diagnostic) reagents for testing use 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 06/30/2002 and first used in commerce at least as early as 06/30/2002, and is now in use in such commerce.

**Proposed:** Class 005 for Laboratory device, namely, biochips for the identification and detection of biological material from a sample; medical diagnostic reagents for testing use

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 06/30/2002 and first used in commerce at least as early as 06/30/2002, and is now in use in such commerce.

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

Current: Class 042 for Providing temporary use of non-downloadable computer software for chemical screening analysis and medical research using biological microarrays
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 06/30/2002 and first used in commerce at least as early as 06/30/2002, and is now in use in such commerce.

**Proposed:** Class 042 for Providing temporary use of non-downloadable computer software for chemical screening analysis and medical research using biological microarrays

Deleted Filing Basis: 1(a)

Filing Basis: Section 1(b), Intent to Use: The applicant has a bona fide intention to use or use through the applicant's related company or licensee the mark in commerce on or in connection with the identified goods and/or services as of the filing date of the application. (15 U.S.C. Section 1051(b)).

#### SIGNATURE(S)

#### **Declaration Signature**

If the applicant is seeking registration under Section 1(b) and/or Section 44 of the Trademark Act, the applicant has had a bona fide intention to use or use through the applicant's related company or licensee the mark in commerce on or in connection with the identified goods and/or services as of the filing date of the application. 37 C.F.R. Secs. 2.34(a)(2)(i); 2.34 (a)(3)(i); and 2.34(a)(4)(ii); and/or the applicant has had a bona fide intention to exercise legitimate control over the use of the mark in commerce by its members. 37 C.F. R. Sec. 2.44. If the applicant is seeking registration under Section 1(a) of the Trademark Act, the mark was in use in commerce on or in connection with the goods and/or services listed in the application as of the application filing date or as of the date of any submitted allegation of use. 37 C.F.R. Secs. 2.34(a)(1)(i); and/or the applicant has exercised legitimate control over the use of the mark in commerce by its members. 37 C.F.R. Sec. 244. 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. Section 1001, and that such willful false statements may jeopardize the validity of the application or any resulting registration, declares that he/she is properly authorized to execute this application on behalf of the applicant; he/she believes the applicant to be the owner of the trademark/service mark sought to be registered, or, if the application is being filed under 15 U.S.C. Section1051(b), he/she believes applicant to be entitled to use such mark in commerce; to the best of his/her knowledge and

belief no other person, firm, corporation, or association has the right to use the mark in commerce, either in the identical form thereof or in such near resemblance thereto as to be likely, when used on or in connection with the goods/services of such other person, to cause confusion, or to cause mistake, or to deceive; that if the original application was submitted unsigned, that all statements in the original application and this submission made of the declaration signer's knowledge are true; and all statements in the original application and this submission made on information and belief are believed to be true.

Signature: /Geoffrey T. Staniford/ Date: 10/09/2009

Signatory's Name: Geoffrey T. Staniford

Signatory's Position: Attorney of Record, CA bar member

#### Request for Reconsideration Signature

Signature: /Geoffrey T. Staniford/ Date: 10/09/2009

Signatory's Name: Geoffrey T. Staniford

Signatory's Position: Attorney of Record, CA bar member

The signatory has confirmed that he/she is an attorney who is a member in good standing of the bar of the highest court of a U.S. state, which includes the District of Columbia, Puerto Rico, and other federal territories and possessions; and he/she is currently the applicant's attorney or an associate thereof; and to the best of his/her knowledge, if prior to his/her appointment another U.S. attorney or a Canadian attorney/agent not currently associated with his/her company/firm previously represented the applicant in this matter: (1) the applicant has filed or is concurrently filing a signed revocation of or substitute power of attorney with the USPTO; (2) the USPTO has granted the request of the prior representative to withdraw; (3) the applicant has filed a power of attorney appointing him/her in this matter; or (4) the applicant's appointed U.S. attorney or Canadian attorney/agent has filed a power of attorney appointing him/her as an associate attorney in this matter.

The applicant is filing a Notice of Appeal in conjunction with this Request for Reconsideration.

Serial Number: 77510528

Internet Transmission Date: Fri Oct 09 14:05:49 EDT 2009 TEAS Stamp: USPTO/RFR-65.91.82.98-200910091405498775

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