

Request for Reconsideration after Final Action

The table below presents the data as entered.

Input Field	Entered
SERIAL NUMBER	86213481
LAW OFFICE ASSIGNED	LAW OFFICE 103
MARK SECTION	
MARK	http://tmng-al.uspto.gov/resting2/api/img/86213481/large
LITERAL ELEMENT	BIGREBEL
STANDARD CHARACTERS	YES
USPTO-GENERATED IMAGE	YES
MARK STATEMENT	The mark consists of standard characters, without claim to any particular font style, size or color.
GOODS AND/OR SERVICES SECTION (009)(no change)	
GOODS AND/OR SERVICES SECTION (016)(no change)	
GOODS AND/OR SERVICES SECTION (025)(no change)	
GOODS AND/OR SERVICES SECTION (028)(no change)	
GOODS AND/OR SERVICES SECTION (042)(current)	
INTERNATIONAL CLASS	042
DESCRIPTION	
<p>(Based on Use in Commerce) Providing a website and a mobile application for registered end-users featuring entertainment products of others, namely, electronic games, electronic game programs, electronic game products; Providing a website and a mobile application for registered end-users featuring entertainment products of others, namely, videos, motion pictures, films, audio recordings, digital music, ringtones, audiobooks, books, comic books, texts, digital images, computer software programs, and computer freeware; Online retail store services featuring game hardware, apparatus for games, booklets and manuals regarding video games, magazines regarding games, virtual currency, t-shirts, caps, posters, and art</p>	
FILING BASIS	Section 1(a)
FIRST USE ANYWHERE DATE	At least as early as 06/00/2011
FIRST USE IN COMMERCE DATE	At least as early as 06/00/2011

FILING BASIS	Section 1(b)
GOODS AND/OR SERVICES SECTION (042)(proposed)	
INTERNATIONAL CLASS	042
TRACKED TEXT DESCRIPTION	
<p>(Based on Use in Commerce) Providing a website and a mobile application for registered end-users featuring entertainment products of others, namely, electronic games, electronic game programs, electronic game products; Application service provider (ASP) featuring software used to allow registered end users to play electronic games, electronic game programs, electronic game products, and electronic game programs and products via the Internet; Providing a website and a mobile application for registered end-users featuring entertainment products of others, namely, videos, motion pictures, films, audio recordings, digital music, ringtones, audiobooks, books, comic books, texts, digital images, computer software programs, and computer freeware; Application service provider (ASP) featuring software used to distribute virtual goods, videos, motion pictures, films, audio recordings, digital music, ringtones, audiobooks, books, comic books, texts, digital images, computer software programs, computer freeware to registered end users.; Online retail store services featuring game hardware, apparatus for games, booklets and manuals regarding video games, magazines regarding games, virtual currency, t-shirts, caps, posters, and art</p>	
FINAL DESCRIPTION	
<p>Application service provider (ASP) featuring software used to allow registered end users to play electronic games, electronic game programs, electronic game products, and electronic game programs and products via the Internet; Application service provider (ASP) featuring software used to distribute virtual goods, videos, motion pictures, films, audio recordings, digital music, ringtones, audiobooks, books, comic books, texts, digital images, computer software programs, computer freeware to registered end users.</p>	
FILING BASIS	Section 1(a)
FIRST USE ANYWHERE DATE	At least as early as 06/00/2011
FIRST USE IN COMMERCE DATE	At least as early as 06/00/2011
FILING BASIS	Section 44(d)
FOREIGN APPLICATION NUMBER	1643801
FOREIGN APPLICATION COUNTRY	Canada
FOREIGN FILING DATE	09/16/2013
INTENT TO PERFECT 44(d)	At this time, the applicant does NOT intend to rely on Section 44(e) as a basis for registration, but wishes only to assert a valid claim of priority.
GOODS AND/OR SERVICES SECTION (035)(class added)	
INTERNATIONAL CLASS	035
DESCRIPTION	
Online retail store services featuring game hardware, apparatus for games, booklets and manuals	

regarding video games, magazines regarding games, virtual currency, t-shirts, caps, posters, and art.

FILING BASIS	Section 1(b)
FILING BASIS	Section 44(d)
FOREIGN APPLICATION NUMBER	1643801
FOREIGN APPLICATION COUNTRY	Canada
FOREIGN FILING DATE	09/16/2013
INTENT TO PERFECT 44(d)	At this time, the applicant does NOT intend to rely on Section 44(e) as a basis for registration, but wishes only to assert a valid claim of priority.

GOODS AND/OR SERVICES SECTION (041)(class added)

INTERNATIONAL CLASS	041
DESCRIPTION	
Providing a website for registered end-users featuring entertainment products of others namely electronic games and electronic game programs; providing a website for registered end users featuring entertainment products of others namely videos, motion pictures, films, audio recordings, digital music, ringtones, audiobooks, books, comic books, texts, digital images, computer software programs, and computer freeware.	
FILING BASIS	Section 1(a)
FIRST USE ANYWHERE DATE	At least as early as 06/00/2011
FIRST USE IN COMMERCE DATE	At least as early as 06/00/2011
FILING BASIS	Section 44(d)
FOREIGN APPLICATION NUMBER	1643801
FOREIGN APPLICATION COUNTRY	Canada
FOREIGN FILING DATE	09/16/2013
INTENT TO PERFECT 44(d)	At this time, the applicant does NOT intend to rely on Section 44(e) as a basis for registration, but wishes only to assert a valid claim of priority.

ADDITIONAL STATEMENTS SECTION

	The applicant wishes to thank the Examining Attorney for his recommendation and guidance in connection with the development of accurate and acceptable recitations of services. As the Examining Attorney will note, the revised amendments submitted herein are consistent with the amended recitations that the Examining Attorney approved in a phone consultation with the attorney of record in February, 2015, after the FINAL Office Action had issued. With respect to request for clarification of the basis for registration
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MISCELLANEOUS STATEMENT

associated with each of the revised service recitations, the Examining Attorney is advised as follows: The services "Online retail store services featuring game hardware, apparatus for games, booklets and manuals regarding video games, magazines regarding games, virtual currency, t-shirts, caps, posters, and art" now classified in International Class 35, are all based on Applicant's bona fide intention to use the mark in commerce. A claim of priority is also associated with these services. The remaining services now classified in International Classes 41 and 42 are all based on the Applicant's actual use of the mark in commerce. A specimen of use was previously provided and the Examining Attorney noted in the earlier phone consultation that such specimen of use was sufficient to demonstrate use for both the Class 41 and Class 42 services so an additional specimen of use was not needed. The Class 41 and 42 service recitations are also associated with a claim of priority. The Examining Attorney is reminded that the applicant does not intend to rely on the resulting foreign registration as a basis for registration. In light of the amendments and remarks included herein, Applicant asserts that the application is now in position for approval for publication in connection with all of the goods and services specified in the application. In the unlikely event that the Examining Attorney does not withdraw the final refusal as to registration of the mark in connection with the Class 42 services, a Notice of Appeal is being filed contemporaneously herewith.

PAYMENT SECTION

NUMBER OF CLASSES	2
FEE PER CLASS	325
TOTAL FEES DUE	650

SIGNATURE SECTION

DECLARATION SIGNATURE	/ellenarubel/
SIGNATORY'S NAME	Ellen A. Rubel
SIGNATORY'S POSITION	Attorney of Record, North Carolina Bar Member
SIGNATORY'S PHONE NUMBER	919-286-8000
DATE SIGNED	07/27/2015
RESPONSE SIGNATURE	/ellenarubel/
SIGNATORY'S NAME	Ellen A. Rubel
SIGNATORY'S POSITION	Attorney of Record, North Carolina Bar Member
SIGNATORY'S PHONE NUMBER	919-286-8041

DATE SIGNED	07/27/2015
AUTHORIZED SIGNATORY	YES
CONCURRENT APPEAL NOTICE FILED	YES
FILING INFORMATION SECTION	
SUBMIT DATE	Mon Jul 27 14:51:28 EDT 2015
TEAS STAMP	USPTO/RFR-64.128.44.251-2 0150727145128669217-86213 481-5401acadba4ceccaf6421 c97f861d7dea6a5544a7da98c d28bd19de716b7d3bd0-ET-12 444-20150727142238184075

Request for Reconsideration after Final Action To the Commissioner for Trademarks:

Application serial no. **86213481** BIGREBEL(Standard Characters, see <http://tmng-al.uspto.gov/resting2/api/img/86213481/large>) 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 042 for (Based on Use in Commerce) Providing a website and a mobile application for registered end-users featuring entertainment products of others, namely, electronic games, electronic game programs, electronic game products; Providing a website and a mobile application for registered end-users featuring entertainment products of others, namely, videos, motion pictures, films, audio recordings, digital music, ringtones, audiobooks, books, comic books, texts, digital images, computer software programs, and computer freeware; Online retail store services featuring game hardware, apparatus for games, booklets and manuals regarding video games, magazines regarding games, virtual currency, t-shirts, caps, posters, and art

Original Filing Basis:

Filing Basis: Section 1(b), Intent to Use: *For a trademark or service mark application:* As of the application filing date, the applicant had a bona fide intention, and was entitled, to use the mark in commerce on or in connection with the identified goods/services in the application. ***For a collective trademark, collective service mark, or collective membership mark application:*** As of the application filing date, the applicant had a bona fide intention, and was entitled, to exercise legitimate control over the use of the mark in commerce by members on or in connection with the identified goods/services/collective membership organization. ***For a certification mark application:*** As of the application filing date, the applicant had a bona fide intention, and was entitled, to exercise legitimate control over the use of the mark in commerce by authorized users in connection with the identified goods/services, and the applicant will not engage in the production or marketing of the goods/services to which the mark is applied, except

to advertise or promote recognition of the certification program or of the goods/services that meet the certification standards of the applicant.

Filing Basis: Section 1(a), Use in Commerce: *For all applications:* The mark is in use in commerce and was in use in commerce as of the application filing date. The provided specimen shows the mark in use in commerce (see specimen statement below). *For a collective trademark, collective service mark, collective membership mark, or certification mark application:* The applicant is exercising legitimate control over the use of the mark in commerce and was exercising legitimate control over the use of the mark in commerce as of the application filing date. *For a certification mark application:* The applicant is not engaged in the production or marketing of the goods/services to which the mark is applied, except to advertise or promote recognition of the certification program or of the goods/services that meet the certification standards of the applicant. The mark was first used at least as early as 06/00/2011 and first used in commerce at least as early as 06/00/2011 , and is now in use in such commerce.

Proposed:

Tracked Text Description: ~~(Based on Use in Commerce) Providing a website and a mobile application for registered end-users featuring entertainment products of others, namely, electronic games, electronic game programs, electronic game products;~~ Application service provider (ASP) featuring software used to allow registered end users to play electronic games, electronic game programs, electronic game products, and electronic game programs and products via the Internet; ~~Providing a website and a mobile application for registered end-users featuring entertainment products of others, namely, videos, motion pictures, films, audio recordings, digital music, ringtones, audiobooks, books, comic books, texts, digital images, computer software programs, and computer freeware;~~ Application service provider (ASP) featuring software used to distribute virtual goods, videos, motion pictures, films, audio recordings, digital music, ringtones, audiobooks, books, comic books, texts, digital images, computer software programs, computer freeware to registered end users.; ~~Online retail store services featuring game hardware, apparatus for games, booklets and manuals regarding video games, magazines regarding games, virtual currency, t-shirts, caps, posters, and art~~

Class 042 for Application service provider (ASP) featuring software used to allow registered end users to play electronic games, electronic game programs, electronic game products, and electronic game programs and products via the Internet; Application service provider (ASP) featuring software used to distribute virtual goods, videos, motion pictures, films, audio recordings, digital music, ringtones, audiobooks, books, comic books, texts, digital images, computer software programs, computer freeware to registered end users.

Deleted Filing Basis: 1(b)

Filing Basis: Section 1(a), Use in Commerce:*For all applications:* The mark is in use in commerce and was in use in commerce as of the application filing date. The provided specimen shows the mark in use in commerce (see specimen statement below). *For a collective trademark, collective service mark, collective membership mark, or certification mark application:* The applicant is exercising legitimate control over the use of the mark in commerce and was exercising legitimate control over the use of the mark in commerce as of the application filing date. *For a certification mark application:* The applicant is not engaged in the production or marketing of the goods/services to which the mark is applied, except to advertise or promote recognition of the certification program or of the goods/services that meet the certification standards of the applicant. The mark was first used at least as early as 06/00/2011 and first used in commerce at least as early as 06/00/2011 , and is now in use in such commerce.

Filing Basis: Section 44(d), Priority based on foreign filing:*For a trademark or service mark application:* As of the application filing date, the applicant had a bona fide intention, and was entitled, to use the mark in commerce on or in connection with the identified goods/services, and asserts a claim of

priority based upon a foreign application. ***For a collective trademark, collective service mark, or collective membership mark application:*** As of the application filing date, the applicant had a bona fide intention, and was entitled, to exercise legitimate control over the use of the mark in commerce by members on or in connection with the identified goods/services/collective membership organization, and asserts a claim of priority based upon a foreign application. ***For a certification membership mark application:*** As of the application filing date, the applicant had a bona fide intention, and was entitled, to exercise legitimate control over the use of the mark in commerce by authorized users in connection with the identified goods/services, the applicant will not engage in the production or marketing of the goods/services to which the mark is applied, except to advertise or promote recognition of the certification program or of the goods or services that meet the certification standards of the applicant, and the applicant asserts a claim of priority based upon a foreign application. Claim of priority is based on [Canada application number 1643801 filed 09/16/2013]. 15 U.S.C. Section 1126(d), as amended.
INTENT TO PERFECT 44(d) : At this time, the applicant does NOT intend to rely on Section 44(e) as a basis for registration, but wishes only to assert a valid claim of priority.

Applicant hereby adds the following class of goods/services to the application:

New: Class 035 for Online retail store services featuring game hardware, apparatus for games, booklets and manuals regarding video games, magazines regarding games, virtual currency, t-shirts, caps, posters, and art.

Filing Basis: Section 1(b), Intent to Use: ***For a trademark or service mark application:*** As of the application filing date, the applicant had a bona fide intention, and was entitled, to use the mark in commerce on or in connection with the identified goods/services in the application. ***For a collective trademark, collective service mark, or collective membership mark application:*** As of the application filing date, the applicant had a bona fide intention, and was entitled, to exercise legitimate control over the use of the mark in commerce by members on or in connection with the identified goods/services/collective membership organization. ***For a certification mark application:*** As of the application filing date, the applicant had a bona fide intention, and was entitled, to exercise legitimate control over the use of the mark in commerce by authorized users in connection with the identified goods/services, and the applicant will not engage in the production or marketing of the goods/services to which the mark is applied, except to advertise or promote recognition of the certification program or of the goods/services that meet the certification standards of the applicant.

Filing Basis: Section 44(d), Priority based on foreign filing:***For a trademark or service mark application:*** As of the application filing date, the applicant had a bona fide intention, and was entitled, to use the mark in commerce on or in connection with the identified goods/services, and asserts a claim of priority based upon a foreign application. ***For a collective trademark, collective service mark, or collective membership mark application:*** As of the application filing date, the applicant had a bona fide intention, and was entitled, to exercise legitimate control over the use of the mark in commerce by members on or in connection with the identified goods/services/collective membership organization, and asserts a claim of priority based upon a foreign application. ***For a certification membership mark application:*** As of the application filing date, the applicant had a bona fide intention, and was entitled, to exercise legitimate control over the use of the mark in commerce by authorized users in connection with the identified goods/services, the applicant will not engage in the production or marketing of the goods/services to which the mark is applied, except to advertise or promote recognition of the certification program or of the goods or services that meet the certification standards of the applicant, and the applicant asserts a claim of priority based upon a foreign application. Claim of priority is based on [Canada application number 1643801 filed 09/16/2013]. 15 U.S.C. Section 1126(d), as amended.
INTENT TO PERFECT 44(d) : At this time, the applicant does NOT intend to rely on Section 44(e) as a basis for registration, but wishes only to assert a valid claim of priority.

Applicant hereby adds the following class of goods/services to the application:

New: Class 041 for Providing a website for registered end-users featuring entertainment products of others namely electronic games and electronic game programs; providing a website for registered end users featuring entertainment products of others namely videos, motion pictures, films, audio recordings, digital music, ringtones, audiobooks, books, comic books, texts, digital images, computer software programs, and computer freeware.

Filing Basis: Section 1(a), Use in Commerce: For all applications: The mark is in use in commerce and was in use in commerce as of the application filing date. The provided specimen shows the mark in use in commerce (see specimen statement below). **For a collective trademark, collective service mark, collective membership mark, or certification mark application:** The applicant is exercising legitimate control over the use of the mark in commerce and was exercising legitimate control over the use of the mark in commerce as of the application filing date. **For a certification mark application:** The applicant is not engaged in the production or marketing of the goods/services to which the mark is applied, except to advertise or promote recognition of the certification program or of the goods/services that meet the certification standards of the applicant. The mark was first used at least as early as 06/00/2011 and first used in commerce at least as early as 06/00/2011 , and is now in use in such commerce.

Filing Basis: Section 44(d), Priority based on foreign filing:For a trademark or service mark application: As of the application filing date, the applicant had a bona fide intention, and was entitled, to use the mark in commerce on or in connection with the identified goods/services, and asserts a claim of priority based upon a foreign application. **For a collective trademark, collective service mark, or collective membership mark application:** As of the application filing date, the applicant had a bona fide intention, and was entitled, to exercise legitimate control over the use of the mark in commerce by members on or in connection with the identified goods/services/collective membership organization, and asserts a claim of priority based upon a foreign application. **For a certification membership mark application:** As of the application filing date, the applicant had a bona fide intention, and was entitled, to exercise legitimate control over the use of the mark in commerce by authorized users in connection with the identified goods/services, the applicant will not engage in the production or marketing of the goods/services to which the mark is applied, except to advertise or promote recognition of the certification program or of the goods or services that meet the certification standards of the applicant, and the applicant asserts a claim of priority based upon a foreign application. Claim of priority is based on [Canada application number 1643801 filed 09/16/2013]. 15 U.S.C.Section 1126(d), as amended.

INTENT TO PERFECT 44(d) : At this time, the applicant does NOT intend to rely on Section 44(e) as a basis for registration, but wishes only to assert a valid claim of priority.

ADDITIONAL STATEMENTS

Miscellaneous Statement

The applicant wishes to thank the Examining Attorney for his recommendation and guidance in connection with the development of accurate and acceptable recitations of services. As the Examining Attorney will note, the revised amendments submitted herein are consistent with the amended recitations that the Examining Attorney approved in a phone consultation with the attorney of record in February, 2015, after the FINAL Office Action had issued. With respect to request for clarification of the basis for registration associated with each of the revised service recitations, the Examining Attorney is advised as follows: The services "Online retail store services featuring game hardware, apparatus for games, booklets and manuals regarding video games, magazines regarding games, virtual currency, t-shirts, caps, posters, and art" now classified in International Class 35, are all based on Applicant's bona fide intention to use the mark in commerce. A claim of priority is also associated with these services. The remaining services now classified in International Classes 41 and 42 are all based on the Applicant's actual use of the mark in commerce. A specimen of use was previously provided and the Examining Attorney noted in the earlier

phone consultation that such specimen of use was sufficient to demonstrate use for both the Class 41 and Class 42 services so an additional specimen of use was not needed. The Class 41 and 42 service recitations are also associated with a claim of priority. The Examining Attorney is reminded that the applicant does not intend to rely on the resulting foreign registration as a basis for registration. In light of the amendments and remarks included herein, Applicant asserts that the application is now in position for approval for publication in connection with all of the goods and services specified in the application. In the unlikely event that the Examining Attorney does not withdraw the final refusal as to registration of the mark in connection with the Class 42 services, a Notice of Appeal is being filed contemporaneously herewith.

FEE(S)

Fee(s) in the amount of \$650 is being submitted.

SIGNATURE(S)

Declaration Signature

DECLARATION: 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.

STATEMENTS FOR UNSIGNED SECTION 1(a) APPLICATION/AOU: If the applicant filed an unsigned application under 15 U.S.C. §1051(a) or AOU under 15 U.S.C. §1051(c), 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; *for a collective trademark, collective service mark, collective membership mark application, or certification mark application*, the applicant is exercising legitimate control over the use of the mark in commerce and was exercising legitimate control over the use of the mark in commerce as of the filing date of the application or AOU; *for a certification mark application*, the applicant is not engaged in the production or marketing of the goods/services to which the mark is applied, except to advertise or promote recognition of the certification program or of the goods/services that meet the certification standards of the applicant. **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.**

STATEMENTS FOR UNSIGNED SECTION 1(b)/SECTION 44 APPLICATION AND FOR SECTION 66(a) COLLECTIVE/CERTIFICATION MARK APPLICATION: If the applicant filed an unsigned application under 15 U.S.C. §§ 1051(b), 1126(d), and/or 1126(e), or filed a collective/certification mark application under 15 U.S.C. §1141f(a), the signatory additionally believes that: *for a trademark or service mark application*, the applicant is entitled to use the mark in commerce

on or in connection with the goods/services specified in the application; the applicant has a bona fide intention to use the mark in commerce and had a bona fide intention to use the mark in commerce as of the application filing date; ***for a collective trademark, collective service mark, collective membership mark, or certification mark application***, the applicant has a bona fide intention, and is entitled, to exercise legitimate control over the use of the mark in commerce and had a bona fide intention, and was entitled, to exercise legitimate control over the use of the mark in commerce as of the application filing date; the signatory is properly authorized to execute the declaration on behalf of the applicant; ***for a certification mark application***, the applicant will not engage in the production or marketing of the goods/services to which the mark is applied, except to advertise or promote recognition of the certification program or of the goods/services that meet the certification standards of the applicant. **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.**

Signature: /ellenarubel/ Date: 07/27/2015

Signatory's Name: Ellen A. Rubel

Signatory's Position: Attorney of Record, North Carolina Bar Member

Signatory's Phone Number: 919-286-8000

Request for Reconsideration Signature

Signature: /ellenarubel/ Date: 07/27/2015

Signatory's Name: Ellen A. Rubel

Signatory's Position: Attorney of Record, North Carolina Bar Member

Signatory's Phone Number: 919-286-8041

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 owner's/holder'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 owner/holder in this matter: (1) the owner/holder 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 owner/holder has filed a power of attorney appointing him/her in this matter; or (4) the owner's/holder'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.

RAM Sale Number: 86213481

RAM Accounting Date: 07/28/2015

Serial Number: 86213481

Internet Transmission Date: Mon Jul 27 14:51:28 EDT 2015

TEAS Stamp: USPTO/RFR-64.128.44.251-2015072714512866

9217-86213481-5401acadba4ceccaf6421c97f8
61d7dea6a5544a7da98cd28bd19de716b7d3bd0-
ET-12444-20150727142238184075

RAM SALE NUMBER: 86213481
RAM ACCOUNTING DATE: 20150728

INTERNET TRANSMISSION DATE:
2015/07/27

SERIAL NUMBER:
86/213481

Description	Fee Code	Transaction Date	Fee	Number Of Classes	Total Fees Paid
New App	7001	2015/07/27	325	2	650