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Filing date: **04/26/2008**

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE
BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD

Proceeding	91181022
Party	Defendant Clean Pass of Atlanta
Correspondence Address	CLEAN PASS OF ATLANTA 1228 CHRISTIANA CROSSING LAWRENCEVILLE,, GA 30043 UNITED STATES meedom227@yahoo.com
Submission	Other Motions/Papers
Filer's Name	Alexander Lee
Filer's e-mail	meedom227@yahoo.com
Signature	/Alexander Lee/
Date	04/26/2008
Attachments	American Deli response.pdf (26 pages)(893137 bytes)

**IN THE UNITED STATES PATENT AND TRADEMARK OFFICE
BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD**

**In the matter of Application Serial No. 78755527 for
AMERICAN DELI
Published in the Official Gazette on October 2, 2007**

American Deli Plus, Inc.,)	
)	
Opposer,)	
)	
Vs.)	Opposition No. 91181022
)	
Yong Lee and Alexander Lee, d/b/a)	
Clean Pass of Atlanta,)	
)	
Applicant.)	
)	

AMENDED RESPONSE TO OPPOSITION

COMES NOW YONG LEE and ALEXANDER LEE, d/b/a Clean Pass of Atlanta (hereinafter referred to as "Applicant") and tenders Applicants' Response to Opposition as tendered by American Deli Plus, Inc., and shows the Honorable Board as follows in support of Applicant's opposition.

- I. **Response to Individual Claims by Opposition Party**
 1. **Admitted** that Opposition is a Georgia corporation under the laws of the State of Georgia, but such corporation has only been formal in the last Two (2) Years. **(See exhibit A)**
 2. **Denied** that the Opposition has used the claimed name since the 1980's, since the instant corporation has only been in business for approximately Two (2)

Years, versus the instant claims of the same being used since the 1980s, as advanced in the instant opposition. Also, on information and belief, it is impossible for the Opposer to have used the trademark "American Deli" since the 1980's because the owner of American Deli Plus inc (the Opposer), Chong C. Kim, did not even reside in the state of Georgia until after 1992 and did not use the mark or anything close to it before 1992. However, this does not mean that the Opposer used the mark starting in 1992 or close afterwards, it only means that the Opposer certainly did not use the mark before 1992. In which therefore, counter-claims the Opposer's claim of first using the mark since the 1980's, and proves that the Opposer made a FALSE statement.

(See exhibit A)

3. **Admitted** that the Opposition has used the instant name in its business activities, but only formally for the last Two (2) Years, versus the 1980's as claimed in the Opposition which is a false statement. **(See exhibit A)**
4. **Denied.** Search of the internet and other resources does not show such claimed usage by the Opposer and the same has been falsely advanced in support of its opposition. Also, on information and belief, the Opposer's claim of first using the American Deli Mark does **NOT** pre-date Applicant's first (or any) use of the mark. Furthermore, on information and belief, the owner of American Deli Plus inc (the Opposer), Chong C. Kim, did not even reside in the state of Georgia until after 1992 and did not use the mark or anything close to it before 1992. However, this does not mean that the Opposer used the mark starting in 1992 or close afterwards, it only means that

the Opposer certainly did not use the mark before 1992. In which therefore, on information and belief, proves the Opposer's claims of first using the mark since the 1980's is a FALSE statement. While the Opposer makes claims of first using the mark in the 1980's, then why has the Opposer only been formal in the State of Georgia for two years? Also, since the Opposer is making claims of having used the mark in interstate commerce since in or about the 1980's, why hasn't the Opposer registered the mark under USPTO? The Applicant, on information and belief, believes the Opposer has made many false claims and does not have superior rights to the mark as claimed by the Opposer

5. **Denied.** Search of the internet and other resources does not show such claimed usage by the Opposer and the same has been falsely advanced in support of its opposition.
6. **Denied.** Search of the internet and other resources does not show such claimed usage by the Opposer and the same has been falsely advanced in support of its opposition.
7. **Admitted** that such lateral food services are being offered to Applicant's customers to ensure a full range of food goods are being provided in addition to the base food, pursuant to the instant Oppose.
8. **Admitted.**
9. **Denied.** Applicant has used said registration name in its business dealings in Clayton County, Georgia and Spalding County, Georgia. **(See exhibit B and exhibit C-1 through C-14)**

10. **Denied.** Applicant has used formally, as a strict business entity under the “American Deli” did such business far before November 16, 2005 (See exhibit C-1, C-2, C-3, C-4, C-5, C-6, C-7, C-8, C-9, C-10, C-11, C-12, C-13, and C-14)
11. **Denied.** Such claims are frivolous. There are many corporations listed under the Georgia Secretary of State that have “American Deli” in them such as “American Deli & Wings Inc” and “American Deli House Inc.” These are only a few examples of business names similar to American Deli, yet the Opposer claims that the name “American Deli” is likely to cause confusion, cause mistakes, or deceive the purchasers, however this is NOT the case. If this they were to cause confusion or deceive purchasers, then Georgia secretary of state would obviously not have accepted the Opposer’s registration under the state of Georgia NOR other business names similar to the “American Deli” mark. Furthermore, the Opposer’s registration was filed in March of 2006 and there was already an “American Deli” filed before them as early as of 1994. So if the Opposer makes claims that the said name would cause confusion, deceive purchasers or cause purchasers to make mistakes, on information and belief, the Opposer has obviously already mislead the public by creating the confusion the Opposer is speaking about by using the American Deli name after it has already been used far before the Opposer had used it, and while there were other businesses using a similar mark that pre-date the Opposer’s use of the mark.

(See exhibit D)

12. **Denied.** Opposer's claims as to this situation are frivolous and only intended to attempt to create a frivolous claim and/or situation. There are many corporations listed under the Georgia Secretary of State that have "American Deli" in them such as "American Deli & Wings Inc" and "American Deli House Inc." These are only a few examples of business names similar to American Deli, yet the Opposer claims that the name "American Deli" is likely to cause damage to the Opposer. If this were to cause damage to the Opposer, then the Georgia secretary of state would obviously not have accepted the Opposer's registration under the state of Georgia nor other businesses that have similar names to American Deli, for it would cause confusion, mistakes, or deceive the citizens. Furthermore, the Opposer's registration was filed in March of 2006 and there was already an "American Deli" filed before them as early as of 1994. If the Opposer makes claims that the said name registration would cause damage, the Opposer has obviously already misled the public by creating the damage the Opposer is speaking about by using the American Deli name after it has already been used far before the Opposer had used it. On information and belief, the Opposer seems to be making such claims that the Opposer was the first ever to use the said mark, "American Deli" which is a false statement. So if the Opposer was not the first to use the "American Deli" name then obviously the Opposer has caused confusion and damage to whoever has first used the name. Most of all, if the Opposer had done such business under American Deli as claimed since the 1980's then it was their negligence to not register the mark under USPTO.

Regardless, the Opposer has not used the name since the 1980's as claimed, and certainly was not the first to use the mark. (See exhibit D)

13. **Denied.** Opposer's claims as to this situation are frivolous and only intended to attempt to create a frivolous claim and/or situation. If such claim were true, then Opposer's registered corporation name would constitute such effect or condition as claim by the Opposer. Furthermore, "chicken wings" is a universal good that is sold often in the United States by a large amount of restaurant services and there are MANY restaurant services that serve "chicken wings." The same conditions apply for the Opposer in that they are not the FIRST to use the identifiable goods and services of "chicken wings" and cannot claim that they own the rights to using the good. Lastly, the Applicant can prove that the Applicant has used "chicken wings" far before the Opposer, including creating our own unique wing sauces that were sold through interstate commerce and all across the United States as early as of 1991.
14. **Denied.** Applicant's mark will not damage or dilute the Opposer's use of the mark. On information and belief, the Applicant has the same very rights to use the mark as the Opposer, so therefore the Opposer does not have higher rights to use the mark over the Applicant.
15. **Denied.** Since Opposer willfully failed to take any legitimate steps to ensure such usage of the instant trademark by third persons or parties and the same is being laterally used to other parties in other states, while at a minimum, shows that such claim are an obvious attempt to not be responsible for the limited

usage of the instant trademark. Furthermore, the Applicant does not believe the Opposer has anything close to “superior rights” as claimed.

16. **Denied.** Applicant has used said registration name in its business dealings in Clayton County, Georgia and Spalding County, Georgia and Opposition’s claims to its claimed expansion are frivolous based on the approximate Two (2) Year usage of the instant name in a corporation, versus the frivolous claimed usage of the same since the 1980’s and the frivolous interstate claim likewise of the same. On information and belief, the Opposer’s claims that the Applicant’s use of the mark is subsequent to the Opposer’s use of the mark is not true. Furthermore, on information and belief, the Opposer seems to be making such claims that the Opposer was the first ever to use the mark, “American Deli” which is simply a false statement and can be proved so.

Applicant incorporates this document into the earlier Opposition as filed in the instant case.

Respectfully submitted,

Clean Pass of Atlanta

Yong Lee and Alexander Lee

Applicant, in Propria Persona

1228 Christiana Crossing

Lawrenceville, GA 30043

Certificate of Service

I hereby certify that I have mailed a copy of Applicants' **Amended Response to Opposition** to Paul T. Kim, Locke Lord Bissell & Liddell, LLP, The Proscenium, Suite 1900, 1170 Peachtree Street, N.E., Atlanta, GA 30309, by placing a copy of the same into an envelope as heretofore address and placed into the United States Mail this _____ day of April, 2008.



Yong Lee, Applicant

1228 Christiana Crossing

Lawrenceville, GA 30043



Georgia Secretary of State Karen C. Handel

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Date: 2/26/2008 (Annual Registration History etc.)

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Business Name History

Name	Name Type
AMERICAN DELI PLUS, INC.	Current Name

Profit Corporation - Domestic - Information

Control No.:	0623788
Status:	Active/Owes Current Year AR
Entity Creation Date:	3/16/2006
Jurisdiction:	GA
Principal Office Address:	5268 BUFORD HWY/STE. D Duluth GA 30097
Last Annual Registration Filed Date:	2/2/2007
Last Annual Registration Filed:	2007

Registered Agent

Agent Name:	CHONG C. KIM
Office Address:	3634 HENLEY PARK CT. ATLANTA GA 30340
Agent County:	FULTON

Officers

Title:	CEO
Name:	CHONG C. KIM
Address:	3634 HENLEY PARK CT. ATLANTA GA 30340

Title:	CFO
Name:	CHONG C. KIM
Address:	3634 HENLEY PARK CT. ATLANTA GA 30340

Title:	Secretary
Name:	CHRISTINE HYECHON KIM
Address:	3634 HENLEY PARK CT. ATLANTA GA 30340

Exhibit "A"

FIGURE. IF RETURN IS AUDITED IT
WILL BE CLOSELY EXAMINED.

BUSINESS TAX DIVISION
P.O. BOX 69
FOREST PARK, GA 30298-0069
(404) 366-4720

59

1. GROSS DOLLAR
VOLUME

2. NUMBER OF
PERSONNEL

MUST BE COMPLETED & RETURNED
PRIOR TO: 12/15/2006

PLEASE READ CAREFULLY BEFORE COMPLETING
(NO P.O. BOXES PLEASE)

PLEASE PRINT

AMOUNT DUE

PENALTY

TOTAL

TRANSIENT

STATIONARY

72

BUSINESS NAME & ADDRESS

AMERICAN DELI & CRAWFISH KING
4700 JONESBORO ROAD SUITE B
FOREST PARK, GA 30297

NOTE: BUSINESS TAX DEPARTMENT WILL CALCULATE
FEE AND YOU WILL BE BILLED ACCORDINGLY
FOR FEE SCHEDULE CONTACT BUSINESS TAX
DEPARTMENT.
NON-TRANSFERABLE, INEFFECTIVE UPON
CHANGE OF OWNERSHIP OR LOCATION.

IMPORTANT

IF YOU ARE LICENSED BY THE
COUNTY OR STATE, A COPY OF YOUR
LICENSE(S) MUST BE SUBMITTED WITH THIS
APPLICATION.

PROPERTY LOCATION IF OTHER
THAN MAILING ADDRESS

NONE

Exhibit "B"

Un-sworn declaration under penalty of perjury

Here comes now, Darlene Russell pursuant to title 28 section 1746
United States code.

I make the following statement(s) of my personal knowledge to be accurate and truthful.

I, Darlene Russell, hereby state that the following is completely true
and factual, and will be held responsible for all statements. I, Darlene Russell,
hereby state that Yong Lee has used the mark, "American Deli" as early as of 1999. I,
Darlene Russell, hereby state that Yong Lee used the mark "American
Deli" in the county of Spalding in the state of Georgia for a period of time of at least
3 years, starting in the year of 1999. I hereby state that this is the
truth, and without any false accusation or false statements.

**I here by state that based on my personal knowledge, the foregoing statements are
true under penalty and perjury.**

Signed on this day 03 of 04 / 08
Day Month Year

Signature: Darlene Russell

Printed name: Darlene Russell

Exhibit "C-1"

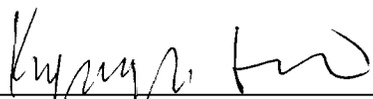
Un-sworn declaration under penalty of perjury

Here comes now, Kyong S. Kim pursuant to title 28 section 1746
United States code.

I make the following statement(s) of my personal knowledge to be accurate and truthful.

I, Kyong S. Kim, hereby state that the following is completely true
and factual, and will be held responsible for all statements. I, Kyong S. Kim,
hereby state that Yong Lee has used the mark, "American Deli" as early as of 1999. I,
Kyong S. Kim, hereby state that Yong Lee used "American Deli" in the
county of Spalding for a period of time of 3 yrs starting
in the year of 1999. I hereby state that this is the truth, and without any
false accusation or false statements.

Signed on this day 26 of 3, 2008
Day Month Year

Signature: 

Printed name: Kyong S. Kim

Exhibit "C-2"

Un-sworn declaration under penalty of perjury

Here comes now, Young CHANG pursuant to title 28 section 1746
United States code.

I make the following statement(s) of my personal knowledge to be accurate and truthful.

I, Young CHANG, hereby state that the following is completely true
and factual, and will be held responsible for all statements. I, Young CHANG
hereby state that Yong Lee has used the mark, "American Deli" as early as of 1999. I,
Young CHANG, hereby state that Yong Lee used "American Deli" in the
county of SPALDING for a period of time of 3 Years starting
in the year of 1999. I hereby state that this is the truth, and without any
false accusation or false statements.

Signed on this day 28 of march / 08
Day Month Year

Signature: 

Printed name: Young CHANG

Exhibit "C-3"

Un-sworn declaration under penalty of perjury

Here comes now, Lekeshia Barkely pursuant to title 28 section 1746
United States code.

I make the following statement(s) of my personal knowledge to be accurate and truthful.

I, Lekeshia Barkely hereby state that the following is completely true
and factual, and will be held responsible for all statements. I, Lekeshia Barkely
hereby state that Yong Lee has used the mark, "American Deli" as early as of 1999. I,
Lekeshia Barkely, hereby state that Yong Lee used the mark "American
Deli" in the county of Spalding in the state of Georgia for a period of time of at least
3 years, starting in the year of 1999. I hereby state that this is the
truth, and without any false accusation or false statements.

**I here by state that based on my personal knowledge, the foregoing statements are
true under penalty and perjury.**

Signed on this day 03 of 04 / 08
Day Month Year

Signature: Lekeshia Barkely

Printed name: Lekeshia Barkely

Exhibit "C-4"

Un-sworn declaration under penalty of perjury

Here comes now, Charlene Russell pursuant to title 28 section 1746
United States code.

I make the following statement(s) of my personal knowledge to be accurate and truthful.

I, Charlene Russell hereby state that the following is completely true
and factual, and will be held responsible for all statements. I, Charlene Russell
hereby state that Yong Lee has used the mark, "American Deli" as early as of 1999. I,
Charlene Russell, hereby state that Yong Lee used the mark "American
Deli" in the county of Spalding in the state of Georgia for a period of time of at least
3 years, starting in the year of 1999. I hereby state that this is the
truth, and without any false accusation or false statements.

**I here by state that based on my personal knowledge, the foregoing statements are
true under penalty and perjury.**

Signed on this day 03 of 04 / 08
Day Month Year

Signature: Charlene Russell

Printed name: Charlene Russell

Exhibit "C-5"

Un-sworn declaration under penalty of perjury

Here comes now, Su Yong Kim pursuant to title 28 section 1746 United States code.

I make the following statement(s) of my personal knowledge to be accurate and truthful.

I, Su Yong Kim, hereby state that the following is completely true and factual, and will be held responsible for all statements. I, Su Yong Kim, hereby state that Yong Lee has used the mark, "American Deli" as early as of 1999. I, Su Yong Kim, hereby state that Yong Lee used "American Deli" in the county of Spalding for a period of time of 3 Years starting in the year of 1999. I hereby state that this is the truth, and without any false accusation or statements.

Signed on this day 29 of March, 2008.
Day Month Year

Signature: 
Printed name: Su Yong Kim

Exhibit "C-6"

Un-sworn declaration under penalty of perjury

Here comes now, Shatila Prather pursuant to title 28 section 1746
United States code.

I make the following statement(s) of my personal knowledge to be accurate and truthful.

I, Shatika Prather, hereby state that the following is completely true
and factual, and will be held responsible for all statements. I, Shatika Prather
hereby state that Yong Lee has used the mark, "American Deli" as early as of 1999. I,
Shatika Prather, hereby state that Yong Lee used the mark "American
Deli" in the county of Spalding in the state of Georgia for a period of time of at least
3 years, starting in the year of 1999. I hereby state that this is the
truth, and without any false accusation or false statements.

**I here by state that based on my personal knowledge, the foregoing statements are
true under penalty and perjury.**

Signed on this day 3 of 4, 2008
Day Month Year

Signature: Shatika Prather

Printed name: Shatika Prather

Exhibit "C-7"

Un-sworn declaration under penalty of perjury

Here comes now, David Neal pursuant to title 28 section 1746
United States code.

I make the following statement(s) of my personal knowledge to be accurate and truthful.

I, David Neal, hereby state that the following is completely true
and factual, and will be held responsible for all statements. I, David Neal
hereby state that Yong Lee has used the mark, "American Deli" as early as of 1999. I,
David Neal, hereby state that Yong Lee used the mark "American
Deli" in the county of Spalding in the state of Georgia for a period of time of at least
(3) years, starting in the year of (1999). I hereby state that this is the
truth, and without any false accusation or false statements.

**I here by state that based on my personal knowledge, the foregoing statements are
true under penalty and perjury.**

Signed on this day 03 of 04 / 2008
Day Month Year

Signature: David M. Neal

Printed name: David Neal

Exhibit "c-8"

Un-sworn declaration under penalty of perjury

Here comes now, Roxan Walker pursuant to title 28 section 1746
United States code.

I make the following statement(s) of my personal knowledge to be accurate and truthful.

I, Roxan Walker, hereby state that the following is completely true
and factual, and will be held responsible for all statements. I, Roxan Walker
hereby state that Yong Lee has used the mark, "American Deli" as early as of 1999. I,
Roxan Walker, hereby state that Yong Lee used the mark "American
Deli" in the county of Spalding in the state of Georgia for a period of time of at least
3 years, starting in the year of 1999. I hereby state that this is the
truth, and without any false accusation or false statements.

**I here by state that based on my personal knowledge, the foregoing statements are
true under penalty and perjury.**

Signed on this day 03 of 04 / 2008
Day Month Year

Signature: Roxan Walker

Printed name: Roxan Walker

Exhibit "C-9"

Un-sworn declaration under penalty of perjury

Here comes now, Danny Long pursuant to title 28 section 1746
United States code.

I make the following statement(s) of my personal knowledge to be accurate and truthful.

I, Danny Long, hereby state that the following is completely true
and factual, and will be held responsible for all statements. I, Danny Long,
hereby state that Yong Lee has used the mark, "American Deli" as early as of 1999. I,
Danny Long, hereby state that Yong Lee used the mark "American
Deli" in the county of Spalding in the state of Georgia for a period of time of at least
3 years, starting in the year of 1999. I hereby state that this is the
truth, and without any false accusation or false statements.

**I here by state that based on my personal knowledge, the foregoing statements are
true under penalty and perjury.**

Signed on this day 3 of 21 / 2008
Day Month Year

Signature: Danny Long

Printed name: Danny Long

Exhibit "C-10"

Un-sworn declaration under penalty of perjury

Here comes now, Rodney Smith pursuant to title 28 section 1746
United States code.

I make the following statement(s) of my personal knowledge to be accurate and truthful.

I, Rodney Smith, hereby state that the following is completely true
and factual, and will be held responsible for all statements. I, Rodney Smith,
hereby state that Yong Lee has used the mark, "American Deli" as early as of 1999. I,
Rodney Smith, hereby state that Yong Lee used the mark "American
Deli" in the county of Spalding in the state of Georgia for a period of time of at least
3 years, starting in the year of 1999. I hereby state that this is the
truth, and without any false accusation or false statements.

**I here by state that based on my personal knowledge, the foregoing statements are
true under penalty and perjury.**

Signed on this day 3 of 4, 2008
Day Month Year

Signature: Rodney Smith

Printed name: Rodney Smith

Exhibit "C-11"

Un-sworn declaration under penalty of perjury

Here comes now, Kentrell Reid pursuant to title 28 section 1746
United States code.

I make the following statement(s) of my personal knowledge to be accurate and truthful.

I, Kentrell Reid, hereby state that the following is completely true
and factual, and will be held responsible for all statements. I, Kentrell Reid
hereby state that Yong Lee has used the mark, "American Deli" as early as of 1999. I,
Kentrell Reid, hereby state that Yong Lee used the mark "American
Deli" in the county of Spalding in the state of Georgia for a period of time of at least
3 years, starting in the year of 1999. I hereby state that this is the
truth, and without any false accusation or false statements.

**I here by state that based on my personal knowledge, the foregoing statements are
true under penalty and perjury.**

Signed on this day 3 of 4, 08
Day Month Year

Signature: Kentrell C. Reid

Printed name: Kentrell Reid

Exhibit "C-12"

Un-sworn declaration under penalty of perjury

Here comes now, Jerome Miller pursuant to title 28 section 1746
United States code.

I make the following statement(s) of my personal knowledge to be accurate and truthful.

I, Jerome Miller, hereby state that the following is completely true
and factual, and will be held responsible for all statements. I, Jerome Miller,
hereby state that Yong Lee has used the mark, "American Deli" as early as of 1999. I,
Jerome Miller, hereby state that Yong Lee used the mark "American
Deli" in the county of Spalding in the state of Georgia for a period of time of at least
3 years, starting in the year of 1999. I hereby state that this is the
truth, and without any false accusation or false statements.

**I here by state that based on my personal knowledge, the foregoing statements are
true under penalty and perjury.**

Signed on this day 3 of 4 / 2008
Day Month Year

Signature: Jerome S. Miller Jr.

Printed name: Jerome S. Miller

Exhibit "C-13"

Un-sworn declaration under penalty of perjury

Here comes now, Young Sean Kim pursuant to title 28 section 1746
United States code.

I make the following statement(s) of my personal knowledge to be accurate and truthful.

I, Young Sean Kim, hereby state that the following is completely true
and factual, and will be held responsible for all statements. I, Young Sean Kim
hereby state that Yong Lee has used the mark, "American Deli" as early as of 1999. I,
Young Sean Kim, hereby state that Yong Lee used the mark "American
Deli" in the county of Spalding in the state of Georgia for a period of time of at least
3 years, starting in the year of 1999. I hereby state that this is the
truth, and without any false accusation or false statements.

**I here by state that based on my personal knowledge, the foregoing statements are
true under penalty and perjury.**

Signed on this day 3 of 4, 2008
Day Month Year

Signature: _____

Printed name: _____

Young Sean Kim

Exhibit "C-14"



Search

- ▶ By Business Name
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 - ▶ New Professional Corporation (PC)
- Annual Registration
 - ▶ Annual Registration
- Name Reservation
 - ▶ File Name Reservation
- Online
 - ▶ Register for Online
 - Orders
 - ▶ Order Certificate of Existence
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- Online Orders

Search Type: Starting With
Search Date: 2/26/2008

Search Criteria: American Deli
Search Time: 09:25

Click on the Business Entity Name or Control No to view more information.

Records Found:7

Business Entity Name	Control No	Type	Status	Entity Creation Date
AMERICAN DELI & WINGS, INC.	07011567	Profit Corporation	Active/Owes Current Year AR	1/31/2007
AMERICAN DELI HOUSE INC.	0635552	Profit Corporation	Active/Owes Current Year AR	5/23/2006
AMERICAN DELI PLUS, INC.	0623788	Profit Corporation	Active/Owes Current Year AR	3/16/2006
AMERICAN DELI, INC.	0644958	Profit Corporation	Active/Owes Current Year AR	6/16/2006
AMERICAN DELI, INC.	K410777	Profit Corporation	Automated Administrative dissolution/Revocation	4/25/1994
AMERICAN DELIVERY CORPORATION	J803298	Profit Corporation	Automated Administrative dissolution/Revocation	2/10/1988
AMERICAN DELIVERY SYSTEMS, INC	08004073	Profit Corporation	Active/Owes Current Year AR	1/15/2008

Records Returned 1 of 7 total 7

Exhibit "D"