



TTAB

DUNLAP | GRUBB | WEAVER

ATTORNEYS & CONSULTANTS

WWW.DGLEAL.COM

199 Liberty Street, S.W.
Leesburg, VA 20175
Phone: (703) 777-7319
Fax: (703) 777-3656
gdureska@dgleal.com

September 22, 2010

BY FIRST CLASS MAIL

UNITED STATES PATENT AND TRADEMARK OFFICE
Trademark Trial and Appeal Board
P.O. Box 1451
Alexandria, VA 22313-1451

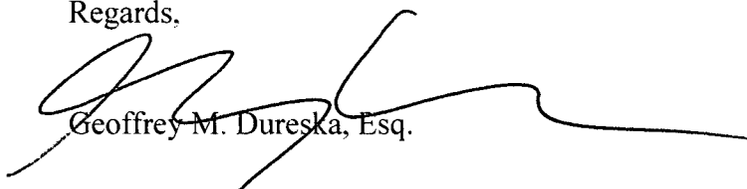
77/856,025

Re: *Consent Motion for Karalian v. Kaufman; Opposition No. 91194934*

Dear Clerk:

Please find enclosed a consent motion in the Karalian v. Kaufman matter referred to above to be filed. If you have any questions, do not hesitate to contact me at your earliest convenience.

Regards,


Geoffrey M. Dureska, Esq.

Enclosure

Cc: Ajay Kwatra, Esq., The Law Offices of Ajay Kwatra, 1775 Diamond St., Suite 1-226,
San Diego, CA 92109


09-27-2010

U.S. Patent & TMO/TM Mail Rpt Dt. #81

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

Alan R. KARALIAN,)
)
 Opposer/Plaintiff,)
)
 v.) Opposition No. 91194934
)
 Nicholas J. KAUFMAN,)
)
 Applicant/Defendant.)

CONSENT MOTION TO AMEND APPLICATION SERIAL NO. 77856025

THE APPLICANT in the above captioned matter hereby agrees and respectfully requests that the Application at issue in the above-captioned Opposition be amended as described below:

1. Defendant/Applicant Nicholas J. Kaufman (“Kaufman” or “Applicant”) filed Application Serial No. 77856025 for the CRYPTICON mark on October 23, 2009.
2. That Application identified the following services in connection with the CRYPTICON mark: “Conducting entertainment exhibitions in the nature of horror conventions; Entertainment services, namely, personal appearances by a celebrities; Entertainment services, namely, planning and conducting a series of film festivals; Entertainment, namely, live music concerts; Entertainment, namely, live performances by a musical band.”
3. Applicant hereby requests that the Application be amended to remove “Entertainment, namely, live music concerts; Entertainment, namely, live musical performances by a musical band” from the Application’s identified services.
4. Accordingly, as a result of the amendment in paragraph 3 of this Motion, the Applicant requests that Application Serial No. 77856025 identify the following

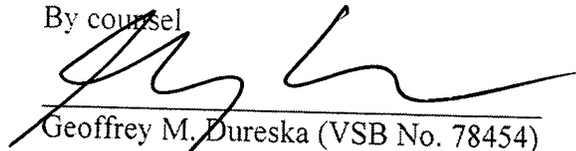
services in connection with the CRYPTICON mark: "Conducting entertainment exhibitions in the nature of horror conventions; Entertainment services, namely, personal appearances by a celebrities; Entertainment services, namely, planning and conducting a series of film festivals."

This 22nd Day of September, 2010.

Respectfully submitted,

Nicholas J. Kaufman

By counsel



Geoffrey M. Dureska (VSB No. 78454)
DUNLAP, GRUBB & WEAVER, PLLC
199 Liberty Street, SW
Leesburg, VA 20175
T: 703/777-7319
F: 703/777-3656
gdureska@dglegal.com

Consented to by:

Alan R. Karalian

By Counsel

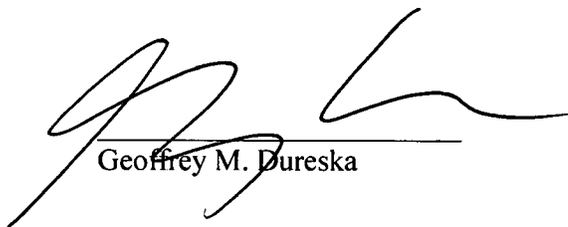


Ajay Kwatra, Esq.
The Law Offices of Ajay Kwatra
1775 Diamond St., Suite 1-226
San Diego, CA 92109
T: 858/539-1820
ajaykwatra@aol.com

CERTIFICATE OF SERVICE

I hereby certify that on September 17, 2010 a true and correct copy of the foregoing Consent Motion was sent via first class mail to:

Ajay Kwatra, Esq.
The Law Offices of Ajay Kwatra
1775 Diamond St., Suite 1-226
San Diego, CA 92109
T: 858/539-1820
ajaykwatra@aol.com
Counsel for Alan R. Karalian



Geoffrey M. Dureska