

ESTTA Tracking number: **ESTTA213859**

Filing date: **05/28/2008**

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

## Petition for Cancellation

Notice is hereby given that the following party requests to cancel indicated registration.

### Petitioner Information

Name	QJ Video, Inc.		
Entity	Corporation	Citizenship	California
Address	c/o Cannon and Company 10850 Wilshire Blvd., Suite 1200 Los Angeles, CA 90024 UNITED STATES		

Attorney information	Robert A. Becker Fross Zelnick Lehrman & Zissu, P.C. 866 United Nations Plaza New York, NY 10017 UNITED STATES rbecker@frosszelnick.com Phone:212-813-5900
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### Registration Subject to Cancellation

Registration No	3104833	Registration date	06/13/2006
Registrant	Jarveaux, Cartier S. 1201 Beryl Street., # A Redondo Beach, CA 90277 UNITED STATES		

### Goods/Services Subject to Cancellation

Class 041. First Use: 2004/07/05 First Use In Commerce: 2004/11/02 All goods and services in the class are cancelled, namely: Entertainment services, namely, production of television shows and providing a website containing information about an ongoing reality television show
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### Grounds for Cancellation

<i>Torres v. Cantine Torresella S.r.l.Fraud</i>	808 F.2d 46, 1 USPQ2d 1483 (Fed. Cir. 1986)
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Attachments	Petition for Cancellation (F0294992).PDF ( 24 pages )(494459 bytes )
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## Certificate of Service

The undersigned hereby certifies that a copy of this paper has been served upon all parties, at their address record by First Class Mail on this date.

Signature	/Robert Becker/
Name	Robert A. Becker

Date	05/28/2008
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events, news and talk shows via a global computer network” in Class 41, as well as goods and services in Classes 9, 16, 21, 25, 34, 38, and 43. (See TARR printout attached as Exhibit A.)

2. Reg. No. 3,104,833 of registrant for THE MEET MARKET for “Entertainment services, namely, production of television shows and providing a website containing information about an ongoing reality television show” in Class 41 has been cited as a bar to petitioner’s application Ser. No. 77/308,299, solely with respect to Class 41 of petitioner’s application, on the basis of a likelihood of confusion between petitioner’s mark and registrant’s mark, in an Office Action dated January 31, 2008. (See copy of Office Action attached as Exhibit B.)

3. By virtue of the examiner’s refusal to register petitioner’s Q’S MEET MARKET mark in Class 41, petitioner has been and is being harmed because of registrant’s continued registration of THE MEET MARKET under Reg. No. 3,104,833.

4. Registration No. 3,104,833 was based on application Ser. No. 78/388,391, filed on March 22, 2004, which was based on Section 1(b) of the Lanham Act.

5. On October 7, 2005, registrant submitted his Trademark Statement of Use for application Ser. No. 78/388,391. (A copy is attached as Exhibit C.) In that document, registrant stated:

The applicant, Jarveaux, Cartier S., . . . is using or is using through a related company or licensee the mark in commerce or in connection with the goods and/or services as follows:

For International Class: 041, the applicant, or the applicant’s related company or licensee, is using the mark in commerce on or in connection with all goods and/or services listed in the application or Notice of Allowance.

The mark was first used by the applicant, or the applicant’s related company, licensee, or predecessor in interest at least as early as 07/05/2004, and first used in commerce at least as early as 11/02/2004, and is now in use in such commerce.

Registrant's Statement of Use also contained a Declaration that stated:

Applicant is the owner of the mark sought to be registered, and is using the mark in commerce on or in connection with the goods/services identified above....

The undersigned being hereby warned that willful false statements and the like are punishable by fine or imprisonment, or both, under 18 U.S.C. Section 1001, and that such willful false statements and the like may jeopardize the validity of this document, declares that . . . all statements made of his/her own knowledge are true and that all statements made on information and belief are believed to be true.

6. On information and belief, the above statements quoted from the Statement of Use that registrant submitted for application Ser. No. 78/388,391 were false, because on October 7, 2005, registrant was not using the mark THE MEET MARKET in connection with the production of television shows and was not using that mark in connection with providing a website containing information about an ongoing reality television show.

7. In fact, registrant has never used the mark THE MEET MARKET in connection with either of the services listed in Reg. No. 3,104,833.

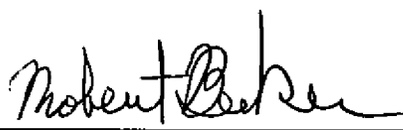
8. The false statements from registrant's Statement of Use quoted in ¶ 5, *supra*, were material to registrant's obtaining registration of the THE MEET MARKET mark. Thus, Reg. No. 3,104,833 was procured by fraud on the Patent and Trademark Office.

WHEREFORE, Reg. No. 3,104,833 should be cancelled, and petitioner therefore requests that the registration be cancelled.

Dated: New York, New York  
May 28, 2008

Respectfully submitted,

FROSS ZELNICK LEHRMAN  
& ZISSU, P.C.

By: 

Robert A. Becker  
Attorneys for Petitioner  
866 United Nations Plaza  
New York, New York 10017  
(212) 813-5900

CERTIFICATE OF SERVICE

I hereby certify that I caused a copy of the PETITION FOR CANCELLATION to be served by prepaid, first-class mail on this 28<sup>th</sup> day of May, 2008 upon Registrant, Cartier S. Jarveaux, at 1201 Beryl Street, #A, Redondo Beach, CA 90277 and at 10920 Wilshire Blvd., Suite 150-9233, Los Angeles, CA 90024.



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Robert A. Becker

# **EXHIBIT A**

**Thank you for your request. Here are the latest results from the TARR web server.**

**This page was generated by the TARR system on 2008-05-27 11:36:10 ET**

**Serial Number:** 77308299 Assignment Information      Trademark Document Retrieval

**Registration Number:** (NOT AVAILABLE)

**Mark**

**Q'S MEET MARKET**

**(words only):** Q'S MEET MARKET

**Standard Character claim:** Yes

**Current Status:** A non-final action has been mailed. This is a letter from the examining attorney requesting additional information and/or making an initial refusal. However, no final determination as to the registrability of the mark has been made.

**Date of Status:** 2008-01-31

**Filing Date:** 2007-10-19

**Transformed into a National Application:** No

**Registration Date:** (DATE NOT AVAILABLE)

**Register:** Principal

**Law Office Assigned:** LAW OFFICE 109

**Attorney Assigned:**  
SOBRAL CHRISTINA

**Current Location:** L9X -TMEG Law Office 109 - Examining Attorney Assigned

**Date In Location:** 2008-01-31

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**LAST APPLICANT(S)/OWNER(S) OF RECORD**

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1. QJ Video, Inc.

**Address:**

QJ Video, Inc.  
c/o Cannon and Company 10850 Wilshire Blvd. Suite 1200  
Los Angeles, CA 90024  
United States  
**Legal Entity Type:** Corporation  
**State or Country of Incorporation:** California

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**GOODS AND/OR SERVICES**

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**International Class:** 009**Class Status:** Active

sound and video recordings, all featuring music and entertainment; motion pictures featuring music and entertainment

**Basis:** 1(b)

**First Use Date:** (DATE NOT AVAILABLE)

**First Use in Commerce Date:** (DATE NOT AVAILABLE)

**International Class:** 016**Class Status:** Active

posters; magazines featuring information on live musical events, music entertainment, sound and video recordings, sporting events, theatrical events, current events, news, food, restaurants, bars, cabarets, hotels, resorts and casinos; series of non fiction books in the field of music and current events; comic books; bumper stickers; stickers; calendars; pencil sharpeners; pencil cases; children's activity books, 3-ring binders; wire bound notebooks; stationery consisting of writing paper and envelopes, and memo pads; writing tablets; paper table cloths; paper napkins; pencils erasers; coloring books; writing pens; paper weights; paper coasters; and paper mats

**Basis:** 1(b)

**First Use Date:** (DATE NOT AVAILABLE)

**First Use in Commerce Date:** (DATE NOT AVAILABLE)

**International Class:** 021**Class Status:** Active

beverageware, plates, cups, saucers, dinnerware

**Basis:** 1(b)

**First Use Date:** (DATE NOT AVAILABLE)

**First Use in Commerce Date:** (DATE NOT AVAILABLE)

**International Class:** 025**Class Status:** Active

clothing for men, women and children, namely shirts, jackets, sweaters, pants, footwear, belts, t-shirts, socks, coordinated shirts, jackets and slacks, tennis shoes, sweat shirts, jerseys, shorts, jogging suits, sweat pants, hats/caps, scarves, gloves, hosiery, neckties, rainwear, pajamas, robes, night shirts, thermal underwear, headbands, and wristbands

**Basis:** 1(b)

**First Use Date:** (DATE NOT AVAILABLE)

**First Use in Commerce Date:** (DATE NOT AVAILABLE)

**International Class:** 034**Class Status:** Active

matches, ashtrays, cigarette lighters not of precious metal

**Basis:** 1(b)  
**First Use Date:** (DATE NOT AVAILABLE)  
**First Use in Commerce Date:** (DATE NOT AVAILABLE)

**International Class:** 038  
**Class Status:** Active  
radio and cable television broadcasting services; video broadcasting services and video on demand transmission services

**Basis:** 1(b)  
**First Use Date:** (DATE NOT AVAILABLE)  
**First Use in Commerce Date:** (DATE NOT AVAILABLE)

**International Class:** 041  
**Class Status:** Active  
cabaret services; entertainment services, namely, periodic television programs featuring musical events, musical based entertainment, sporting events, theatrical events, news and talk shows; production and distribution of television programs and motion pictures for others; television programming and cable television programming services; providing musical entertainment services, namely, live performances by a band and providing a web site featuring musical performances; providing a web site and periodic television programs, featuring musical events, cabarets, musical based entertainment, sporting events, theatrical events, news and talk shows via a global computer network

**Basis:** 1(b)  
**First Use Date:** (DATE NOT AVAILABLE)  
**First Use in Commerce Date:** (DATE NOT AVAILABLE)

**International Class:** 043  
**Class Status:** Active  
restaurant, bar, cafe and cabaret services; providing information on restaurants and dining via a global computer network

**Basis:** 1(b)  
**First Use Date:** (DATE NOT AVAILABLE)  
**First Use in Commerce Date:** (DATE NOT AVAILABLE)

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**ADDITIONAL INFORMATION**

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(NOT AVAILABLE)

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**MADRID PROTOCOL INFORMATION**

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(NOT AVAILABLE)

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**PROSECUTION HISTORY**

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**NOTE: To view any document referenced below, click on the link to "Trademark Document Retrieval" shown near the top of this page.**

2008-01-31 - Non-final action mailed

2008-01-31 - Non-Final Action Written

2008-01-30 - Assigned To Examiner

2007-10-24 - New Application Entered In Tram

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**ATTORNEY/CORRESPONDENT INFORMATION**

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**Attorney of Record**

Lawrence E. Apolzon

**Correspondent**

LAWRENCE E. APOLZON  
FROSS ZELNICK LEHRMAN & ZISSU, P.C.  
866 UNITED NATIONS PLZ  
NEW YORK, NY 10017-1822  
Phone Number: 212-813-5900  
Fax Number: 212-813-5901

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## **EXHIBIT B**

UNITED STATES PATENT AND TRADEMARK OFFICE

SERIAL NO: 77/308299

MARK: Q'S MEET MARKET

**\*77308299\***

**CORRESPONDENT ADDRESS:**

LAWRENCE E. APOLZON  
FROSS ZELNICK LEHRMAN & ZISSU, P.C.  
866 UNITED NATIONS PLZ  
NEW YORK, NY 10017-1822

**RESPOND TO THIS ACTION:**

<http://www.uspto.gov/teas/eTEASpageD.htm>

**GENERAL TRADEMARK INFORMATION:**

<http://www.uspto.gov/main/trademarks.htm>

APPLICANT: QJ Video, Inc.

**CORRESPONDENT'S REFERENCE/DOCKET**

**NO:**

QVID 0708767

**CORRESPONDENT E-MAIL ADDRESS:**

**OFFICE ACTION**

TO AVOID ABANDONMENT, THE OFFICE MUST RECEIVE A PROPER RESPONSE TO THIS OFFICE ACTION WITHIN 6 MONTHS OF THE ISSUE/MAILING DATE.

**ISSUE/MAILING DATE:**

The assigned trademark examining attorney has reviewed the referenced application and has determined the following:

**Section 2(d) - Likelihood of Confusion Refusal**

THIS REFUSAL APPLIES TO CLASS 041 ONLY

Registration of the proposed mark is refused because of a likelihood of confusion with the mark in U.S. Registration No. 3104833. Trademark Act Section 2(d), 15 U.S.C. §1052(d); TMEP §§1207.01 *et seq.* See the enclosed registration.

Taking into account the relevant *Du Pont* factors, a likelihood of confusion determination in this case involves a two-part analysis. First, the marks are compared for similarities in appearance, sound, connotation and commercial impression. *In re E. I. du Pont de Nemours & Co.*, 476 F.2d 1357, 177 USPQ 563 (C.C.P.A. 1973). Second, the goods or services are compared to determine whether they are similar or related or whether the activities surrounding their marketing are such that confusion as to origin is likely. *In re National Novice Hockey League, Inc.*, 222 USPQ 638 (TTAB 1984); *In re August Storck KG*, 218 USPQ 823 (TTAB 1983); *In re Int'l Tel. and Tel. Corp.*, 197 USPQ 910 (TTAB 1978); *Guardian Prods.*

*Co., v. Scott Paper Co.*, 200 USPQ 738 (TTAB 1978); TMEP §§1207.01 *et seq.*

### **Mark**

The applicant's mark, Q'S MEET MARKET, is very similar to registered mark, THE MEET MARKET. Both marks share the phrase MEET MARKET. Additionally, the term "THE" in the registrant's mark does not have any trademark significance.

Further, the mere addition of the letters "Q'S" to the registered mark does not obviate the similarity between the marks nor does it overcome a likelihood of confusion under Section 2(d). *In re Chatam International Inc.*, 380 F.3d 1340, 71 USPQ2d 1944 (Fed. Cir. 2004) ("GASPAR'S ALE and "JOSE GASPAR GOLD"); *Coca-Cola Bottling Co. v. Joseph E. Seagram & Sons, Inc.*, 526 F.2d 556, 188 USPQ 105 (C.C.P.A. 1975) ("BENGAL" and "BENGAL LANCER"); *Lilly Pulitzer, Inc. v. Lilli Ann Corp.*, 376 F.2d 324, 153 USPQ 406 (C.C.P.A. 1967) ("THE LILLY" and "LILLI ANN"); *In re El Torito Rests. Inc.*, 9 USPQ2d 2002 (TTAB 1988) ("MACHO" and "MACHO COMBOS"); *In re United States Shoe Corp.*, 229 USPQ 707 (TTAB 1985) ("CAREER IMAGE" and "CREST CAREER IMAGES"); *In re Corning Glass Works*, 229 USPQ 65 (TTAB 1985) ("CONFIRM" and "CONFIRMCELLS"); *In re Riddle*, 225 USPQ 630 (TTAB 1985) ("ACCUTUNE" and "RICHARD PETTY'S ACCU TUNE"); *In re Cosvetic Laboratories, Inc.*, 202 USPQ 842 (TTAB 1979) ("HEAD START" and "HEAD START COSVETIC"); TMEP §1207.01(b)(iii).

### **Services**

The applicant's Class 041 services are "cabaret services; entertainment services, namely, periodic television programs featuring musical events, musical based entertainment, sporting events, theatrical events, news and talk shows; production and distribution of television programs and motion pictures for others; television programming and cable television programming services; providing musical entertainment services, namely, live performances by a band and providing a web site featuring musical performances; providing a web site and periodic television programs, featuring musical events, cabarets, musical based entertainment, sporting events, theatrical events, news and talk shows via a global computer network." The registrant's services are "Entertainment services, namely production of television shows and providing a website containing information about an ongoing reality television show."

Both the applicant and registrant have similar services, some which are identical, specifically "production of television programs."

Accordingly, because confusion as to source is likely, registration is refused under Trademark Act Section 2(d) based on a likelihood of confusion.

Any doubt regarding a likelihood of confusion is resolved in favor of the prior registrant. *Hewlett-Packard Co. v. Packard Press Inc.*, 281 F.3d 1261, 62 USPQ2d 1001, 1004 (Fed. Cir. 2002); *In re Hyper Shoppes (Ohio), Inc.*, 837 F.2d 463, 6 USPQ2d 1025 (Fed. Cir. 1988); TMEP §§1207.01(d)(i).

Although the trademark examining attorney has refused registration, applicant may respond to the refusal to register by submitting evidence and arguments in support of registration. If applicant chooses to respond to the refusal to register, then applicant must also respond to the following requirement.

### **Identification and Classification of Goods and Services**

**THIS REQUIREMENT APPLIES ONLY TO THE GOODS AND SERVICES SPECIFIED THEREIN**

Classes 016, 021, 025, 034, and 038 are acceptable as written.

**Class 009**

The wording “motion pictures featuring music and entertainment” in the identification of goods is indefinite and must be clarified. TMEP §1402.01.

**Class 041**

The wording “entertainment services, namely, periodic television programs featuring musical events, musical based entertainment, sporting events, theatrical events, news and talk shows” in the identification of services is indefinite and must be clarified. TMEP §1402.01.

**Class 043**

Applicant classified the services “cabaret services” in International Class 043; however, the correct classification is International Class 041. Applicant must either delete these services for Class 043. 37 C.F.R. §§2.32(a)(7) and 2.85; TMEP §1401.04(b).

The applicant may adopt the following if accurate:

- Class 009: sound and video recordings, all featuring music and entertainment; motion pictures FILMS featuring music and entertainment
- Class 016: posters; magazines featuring information on live musical events, music entertainment, sound and video recordings, sporting events, theatrical events, current events, news, food, restaurants, bars, cabarets, hotels, resorts and casinos; series of non fiction books in the field of music and current events; comic books; bumper stickers; stickers; calendars; pencil sharpeners; pencil cases; children's activity books, 3- ring binders; wire bound notebooks; stationery consisting of writing paper and envelopes, and memo pads; writing tablets; paper table cloths; paper napkins; pencils erasers; coloring books; writing pens; paper weights; paper coasters; and paper mats
- Class 021: beverageware, plates, cups, saucers, dinnerware
- Class 025: clothing for men, women and children, namely shirts, jackets, sweaters, pants, footwear, belts, t-shirts, socks, coordinated shirts, jackets and slacks, tennis shoes, sweat shirts, jerseys, shorts, jogging suits, sweat pants, hats/caps, scarves, gloves, hosiery, neckties, rainwear, pajamas, robes, night shirts, thermal underwear, headbands, and wristbands
- Class 034: matches, ashtrays, cigarette lighters not of precious metal
- Class 038: radio and cable television broadcasting services; video broadcasting services and video on demand transmission services

- Class 041: cabaret services; entertainment services, namely, PROVIDING periodic television programs featuring musical events, musical based entertainment, sporting events, theatrical events, news and talk shows; production and distribution of television programs and motion pictures for others; television programming and cable television programming services; providing musical entertainment services, namely, live performances by a band and providing a web site featuring musical performances; providing a web site and periodic television programs, featuring musical events, cabarets, musical based entertainment, sporting events, theatrical events, news and talk shows via a global computer network
- Class 043: restaurant, bar, and cafe services; providing information on restaurants and dining via a global computer network

Please note that, while the identification of goods and/or services may be amended to clarify or limit the goods and/or services, adding to the goods and/or services or broadening the scope of the goods and/or services is not permitted. 37 C.F.R. §2.71(a); TMEP §1402.06. Therefore, applicant may not amend the identification to include goods and/or services that are not within the scope of the goods and/or services set forth in the present identification.

The decision as to the proper classification of goods or services is a purely administrative matter within the sole discretion of the United States Patent and Trademark Office. *In re Tee-Pak inc.*, 164 USPQ 88 (TTAB 1969).

For assistance with identifying and classifying goods and/or services in trademark applications, please see the online searchable *Manual of Acceptable Identifications of Goods and Services* at <http://tess2.uspto.gov/netathtml/tidm.html>.

#### **Abandonment Advisory**

If applicant should fail to respond to this Office action within the six month time limit, then the following Class and goods and services will be deleted from the application: Class 041; “motion pictures featuring music and entertainment,” Class 009; “entertainment services, namely, periodic television programs featuring musical events, musical based entertainment, sporting events, theatrical events, news and talk shows,” Class 041; and “cabaret services,” Class 043. The application will then proceed with the following Classes and goods and services only: Classes 016, 021, 025, 034, and 038; and “sound and video recordings, all featuring music and entertainment,” Class 009; and “restaurant, bar, and cafe services; providing information on restaurants and dining via a global computer network,” Class 043. 37 C.F.R. §2.65(a).

If applicant has questions about its application or needs assistance in responding to this Office action, please telephone the assigned trademark examining attorney directly at the number below.

/CSobral/

Christina M. Sobral

Trademark Examining Attorney

Law Office 109

Phone - (571) 272 - 5703

**RESPOND TO THIS ACTION:** If there are any questions about the Office action, please contact the assigned examining attorney. A response to this Office action should be filed using the form available at <http://www.uspto.gov/teas/eTEASpageD.htm>. If notification of this Office action was received via e-mail, no response using this form may be filed for 72 hours after receipt of the notification. **Do not attempt to respond by e-mail as the USPTO does not accept e-mailed responses.**

If responding by paper mail, please include the following information: the application serial number, the mark, the filing date and the name, title/position, telephone number and e-mail address of the person signing the response. Please use the following address: Commissioner for Trademarks, P.O. Box 1451, Alexandria, VA 22313-1451.

**STATUS CHECK:** Check the status of the application at least once every six months from the initial filing date using the USPTO Trademark Applications and Registrations Retrieval (TARR) online system at <http://tarr.uspto.gov>. When conducting an online status check, print and maintain a copy of the complete TARR screen. If the status of your application has not changed for more than six months, please contact the assigned examining attorney.

**Print: Jan 31, 2008**

**78388391**

**DESIGN MARK**

**Serial Number**  
78388391

**Status**  
REGISTERED

**Word Mark**  
THE MEET MARKET

**Standard Character Mark**  
Yes

**Registration Number**  
3104833

**Date Registered**  
2006/06/13

**Type of Mark**  
SERVICE MARK

**Register**  
PRINCIPAL

**Mark Drawing Code**  
(4) STANDARD CHARACTER MARK

**Owner**  
Jarveaux, Cartier S. INDIVIDUAL UNITED STATES 1201 Beryl Street., # A  
Redondo Beach CALIFORNIA 90277

**Goods/Services**  
Class Status -- ACTIVE. IC 041. US 100 101 107. G & S:  
Entertainment services, namely, production of television shows and  
providing a website containing information about an ongoing reality  
television show. First Use: 2004/07/05. First Use In Commerce:  
2004/11/02.

**Filing Date**  
2004/03/22

**Examining Attorney**  
FRYE, KIMBERLY

# THE MEET MARKET

# **EXHIBIT C**

## Trademark/Service Mark Statement of Use (15 U.S.C. Section 1051(d))

The table below presents the data as entered.

<b>SERIAL NUMBER</b>	78388391
<b>LAW OFFICE ASSIGNED</b>	LAW OFFICE 113
<b>NOTICE OF ALLOWANCE</b>	YES
<b>EXTENSION OF USE</b>	NO
<b>REQUEST TO DIVIDE</b>	NO
<b>MARK SECTION</b>	
STANDARD CHARACTERS	YES
USPTO-GENERATED IMAGE	YES
LITERAL ELEMENT	THE MEET MARKET
<b>OWNER SECTION (current)</b>	
NAME	Jarveaux, Cartier S.
STREET	2604 Graham Ave., # A
CITY	Redondo Beach
STATE	California
ZIP/POSTAL CODE	90278
COUNTRY	United States
PHONE	310-370-7374
<b>OWNER SECTION (proposed)</b>	
NAME	Jarveaux, Cartier S.
STREET	1201 Beryl Street., # A
CITY	Redondo Beach
STATE	California
ZIP/POSTAL CODE	90277
COUNTRY	United States
PHONE	310-370-7374
EMAIL	cartier@themind-usa.com
<b>GOODS AND/OR SERVICES SECTION</b>	
INTERNATIONAL CLASS	041
GOODS AND/OR SERVICES	SEE LISTING

FIRST USE ANYWHERE DATE	07/05/2004
FIRST USE IN COMMERCE DATE	11/02/2004
SPECIMEN FILE NAME(S)	\\TICRS\EXPORT8\IMAGEOUT8\783\883\78388391\xml1\SOU0002.JPG
SPECIMEN DESCRIPTION	web site
<b>PAYMENT SECTION</b>	
NUMBER OF CLASSES	1
SUBTOTAL AMOUNT	100
TOTAL AMOUNT	100
<b>SIGNATURE SECTION</b>	
SIGNATURE	/Cartier Jarveaux/
SIGNATORY NAME	Cartier Jarveaux
SIGNATORY DATE	10/07/2005
SIGNATORY POSITION	President
<b>FILING INFORMATION</b>	
SUBMIT DATE	Fri Oct 07 17:20:20 EDT 2005
TEAS STAMP	USPTO/SOU-71.106.118.142- 20051007172020853697-7838 8391-250728bc02e8f3bdb34c e2b44cea2606154-CC-453-20 051007165550791901

**Trademark/Service Mark Statement of Use  
(15 U.S.C. Section 1051(d))**

To the Commissioner for Trademarks:

**MARK: THE MEET MARKET**  
**SERIAL NUMBER: 78388391**

This Allegation of Use is being filed after a Notice of Allowance has issued.

The applicant, Jarveaux, Cartier S., having an address of 1201 Beryl Street., # A, Redondo Beach, California United States 90277, is using or is using through a related company or licensee the mark in commerce on or in connection with the goods and/or services as follows:

For International Class: 041, the applicant, or the applicant's related company or licensee, is using the mark in commerce on or in connection with all goods and/or services listed in the application or Notice of Allowance.

The mark was first used by the applicant, or the applicant's related company, licensee, or predecessor in interest at least as early as 07/05/2004, and first used in commerce at least as early as 11/02/2004, and is now in use in such commerce. The applicant is submitting one specimen for the class showing the mark as used in commerce on or in connection with any item in the class, consisting of a(n) web site.

Specimen-1

A fee payment in the amount of \$100 will be submitted with the form, representing payment for 1 class.

### **Declaration**

Applicant requests registration of the above-identified trademark/service mark in the United States Patent and Trademark Office on the Principal Register established by the Act of July 5, 1946 (15 U.S.C. Section 1051 et seq., as amended). Applicant is the owner of the mark sought to be registered, and is using the mark in commerce on or in connection with the goods/services identified above, as evidenced by the attached specimen(s) showing the mark as used in commerce.

The undersigned being hereby warned that willful false statements and the like are punishable by fine or imprisonment, or both, under 18 U.S.C. Section 1001, and that such willful false statements and the like may jeopardize the validity of this document, declares that he/she is properly authorized to execute this document on behalf of the Owner; and all statements made of his/her own knowledge are true and that all statements made on information and belief are believed to be true.

Signature: /Cartier Jarveaux/ Date Signed: 10/07/2005

Signatory's Name: Cartier Jarveaux

Signatory's Position: President

RAM Sale Number: 453

RAM Accounting Date: 10/11/2005

Serial Number: 78388391

Internet Transmission Date: Fri Oct 07 17:20:20 EDT 2005

TEAS Stamp: USPTO/SOU-71.106.118.142-200510071720208

53697-78388391-250728bc02e8f3bdb34ce2b44

cea2606154-CC-453-20051007165550791901

[Go Back](#)



**FEE RECORD SHEET**

**Serial Number: 78388391**



**RAM Sale Number: 453**

**Total Fees: \$100**

**RAM Accounting Date: 20051011**

<u>Transaction</u>	<u>Fee Code</u>	<u>Transaction Date</u>	<u>Fee per Class</u>	<u>Number of Classes</u>	<u>Total Fee</u>
Statement of Use (SOU)	7003	20051007	\$100	1	\$100

**Transaction Date: 20051007**

