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miscellaneous potential

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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant : Hank Hunse
Serial No. : 75/862,839
Filed : December 3, 1999
Mark : **WATERMATE**
Publication Date : September 11, 2001
Attorney Docket No. : OLMZ 5 00016

Cleveland, OH 44114
August 28, 2002

PROPOSED AMENDMENT AFTER PUBLICATION

Assistant Commissioner for Trademarks
2900 Crystal Drive
Arlington, VA 22202-3513

Dear Sir:

Please amend the referenced trademark application as follows:

Please replace the identification of class 11 goods with the following: "Point of use, gravity flow, water purification, water treatment and water filtering systems comprised of pitchers, large capacity refillable bottles, porcelain bases, and filters sold together as a unit for household, commercial, and industrial use; and replacement filters for point of use, gravity flow, water

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purification, water treatment and water filtering units for household, commercial and industrial use."

R E M A R K S

Applicant in the referenced trademark application respectfully requests that the requested change to the Class 11 goods be entered into this application. The goods in Class 21 should remain as originally published. This particular application was published for opposition in the Trademark Official Gazette of September 11, 2001. Accordingly, this requested amendment should be processed pursuant to TMEP 1105.05(c).

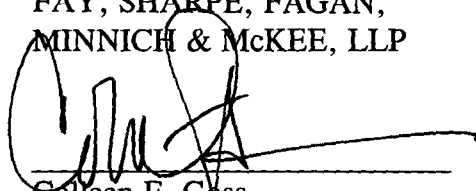
In particular, the requested modification to the Class 11 goods is for purposes of more narrowly defining the specific nature of the goods involved by limiting them to point of use, gravity flow systems. Thus, the services involved have not been broadened in any way, merely clarified.

Inasmuch as the requested amendment clarifies and narrows the scope of goods claimed in Class 11, republication of the application should not be required.

Applicant requests favorable consideration of this amendment and awaits a further communication from the Patent and Trademark Office in that regard.

Respectfully submitted,

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