

ESTTA Tracking number: **ESTTA1141619**

Filing date: **06/21/2021**

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

Proceeding	87975187
Applicant	Green Roads of Florida, LLC
Applied for Mark	GREEN ROADS
Correspondence Address	ASHLEY G. KESSLER COZEN O'CONNOR 3 WORLD TRADE CENTER 175 GREENWICH STREET, 55TH FLOOR NEW YORK, NY 10007 UNITED STATES Primary Email: akessler@cozen.com Secondary Email(s): phipdocketing@cozen.com, mlima@cozen.com 212-883-2221
Submission	Request for remand/amendment
Attachments	Green Roads - Request to Remand To Examining Atty - GREEN ROADS 87975187.pdf(122834 bytes) EXHIBIT 1 - Email Communication from Robert Struck.pdf(281501 bytes) EXHIBIT 2 - 87975187 Request for Reconsideration Filed.pdf(21904 bytes)
Filer's Name	Ashley G. Kessler
Filer's email	akessler@cozen.com, mlima@cozen.com, phipdocketing@cozen.com
Signature	/Ashley G. Kessler/
Date	06/21/2021

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

Applicant: Green Roads of Florida, LLC

Mark: GREEN ROADS

Application Serial No.: 87/975,187

REQUEST TO REMAND APPLICATION TO EXAMINING ATTORNEY

Green Roads of Florida, LLC (“Applicant”), by and through undersigned counsel, hereby respectfully submits this Request to Remand Application Serial No. 87/975,187 for GREEN ROADS (the “Application”), to the Examining Attorney pursuant to TBMP § 1209.04. Applicant has good cause to remand this Application to the Examining Attorney pursuant to TBMP § 1205.01(b)(1), as Applicant seeks to amend the identification of the goods and services used in connection with the Application, which will obviate the refusal to register the Application.

Specifically, Applicant requests that the Application be remanded to the Examining Attorney so that Applicant may make the following amendments to the Application: (1) amend the identification of the Applicant’s goods and services (as indicated below) to accept the Examining Attorney’s proposed amendments that will (per the Examining Attorney) obviate the outstanding refusal to register; and (2) amend the filing basis from 1(a) “In Use,” to 1(b) “Intent to Use.” See Exhibit 1, June 15, 2021 Email Correspondence from USPTO Examining Attorney stating that the “adoption of the suggested language and an amendment to intent to use is acceptable and will obviate the outstanding refusal.”).

The amendments to the identification of Applicant’s goods and services that will be used in connection with the Application are as follows (amended language in **bold**):

“Medicated lotion for skin, hair, sunburn, face, and body; herbal topical creams, salves, and ointments for the relief of aches and pain; all of the foregoing containing hemp oil; all

of the foregoing containing only cannabis with a delta-9 THC concentration of not more than 0.3% on a dry weight basis and only naturally occurring **trace** amounts of CBD derived solely from cannabis with a delta-9 THC concentration of not more than 0.3% on a dry weight basis” in International Class 005; and

“Online retail store services in the field of hemp-based products, namely, food and nutritional supplements, beverages, edible oils, candies, chocolate, coffee, confectionery; all of the foregoing containing only cannabis with a delta-9 THC concentration of not more than 0.3% on a dry weight basis and only naturally occurring **trace** amounts of CBD derived solely from cannabis with a delta-9 THC concentration of not more than 0.3% on a dry weight basis” in International Class 035.

Both of these amendments are reflected in the Request for Reconsideration filed on June 15, 2021, and also attached hereto as Exhibit 2.

WHEREFORE, Applicant respectfully requests that the Board remand this Application to the Examining Attorney to effectuate the aforementioned amendments, which will obviate the refusal to register this Application, and allow the Application to proceed to publication.

Respectfully submitted,

Date: June 21, 2021

By: / Ashley G. Kessler /
Ashley G. Kessler
Member Cozen O'Connor
277 Park Avenue
New York, NY 10172
P: 212-883-2221
akessler@cozen.com

Lima, Maria

From: Struck, Robert <Robert.Struck@USPTO.GOV>
Sent: Tuesday, June 15, 2021 1:15 PM
To: Kessler, Ashley
Cc: Lima, Maria; Gale, Jonathan
Subject: RE: URGENT: RE: US Trademark Application Serial Nos. 87975187 and 87983638

****EXTERNAL SENDER****

Ashley,

My apologies for any confusion. The response language in the action is auto-generated. Because the file was already subject to appeal, the previous action brought jurisdiction back to the TTAB. The adoption of the suggested language and an amendment to intent to use is acceptable and will obviate the outstanding refusal.

I am not sure if you will be able to file a request for reconsideration as the TTAB now has jurisdiction, but you can certainly try to file that along with a Board filing advising of the amendments. I do not believe we need anything else.

You may want to contact the TTAB at 571-272-8500 to see if they require anything else.

Sincerely,

Bob Struck

Robert J. Struck
Examining Attorney
United States Patent & Trademark Office
Law Office 109
571-272-1513

From: Kessler, Ashley <akessler@cozen.com>
Sent: Tuesday, June 15, 2021 11:59 AM
To: Struck, Robert <Robert.Struck@USPTO.GOV>
Cc: Lima, Maria <mlima@cozen.com>; Gale, Jonathan <jegale@cozen.com>
Subject: URGENT: RE: US Trademark Application Serial Nos. 87975187 and 87983638

CAUTION: This email has originated from a source outside of USPTO. PLEASE CONSIDER THE SOURCE before responding, clicking on links, or opening attachments.

Hi Bob,

I hope you are doing well. I wanted to follow up in connection with the mark GREEN ROADS (Application Serial No. 87975187) because the TTAB resumed action on an appeal initially filed by former counsel, which was then stayed while jurisdiction was transferred to you and where we have been corresponding for a number of years.

If you recall, in December 2020, we filed arguments and a brief arguing against the FDA grounds for refusal, as well as divided out the registerable goods in classes 34 and 35 so they could proceed to registration. You and I went back and forth by email with additional evidence, but the FDA refusal grounds were upheld on February 25, 2021. Your refusal originally provided that we have 6 months from that date to appeal the decision, but the attached correspondence received from the TTAB states that date provided by the examiner was made in error, and the deadline is now 60 days from April 23, 2021, the date that the TTAB is recommencing action on the file, namely, June 22, 2021.

A bit confusing, but after going back to my client, we would like to accept your proposed language from the Final Action, namely:

“Medicated lotion for skin, hair, sunburn, face, and body; herbal topical creams, salves, and ointments for the relief of aches and pain; all of the foregoing containing hemp oil; all of the foregoing containing only cannabis with a delta-9 THC concentration of not more than 0.3% on a dry weight basis and only naturally occurring **trace** amounts of CBD derived solely from cannabis with a delta-9 THC concentration of not more than 0.3% on a dry weight” in International Class 005.

“Online retail store services in the field of hemp-based products, namely, food and nutritional supplements, beverages, edible oils, candies, chocolate, coffee, confectionery; all of the foregoing containing only cannabis with a delta-9 THC concentration of not more than 0.3% on a dry weight basis and only naturally occurring **trace** amounts of CBD derived solely from cannabis with a delta-9 THC concentration of not more than 0.3% on a dry weight basis.”

In addition, we would like to amend this mark to Intent to Use (1b).

Our deadline to file a supportive brief with the TTAB is next Tuesday June 22, 2021, but in the alternative we would like to submit a letter to the TTAB advising that we have accepted your proposed language in the Final Action, and amended the mark to ITU and request that jurisdiction be returned to you.

Can you please advise if there is anything we need to do aside from now filing a response to office action effectuating the above, and a letter to the TTAB advising of the same?

Thanks for all of your effort on this case over the last few years. It is appreciated!

Ashley



Ashley Kessler
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Email | Bio | Map | cozen.com

Request for Reconsideration after Final Action

The table below presents the data as entered.

Input Field	Entered
SERIAL NUMBER	87975187
LAW OFFICE ASSIGNED	LAW OFFICE 109
MARK SECTION	
MARK	mark
LITERAL ELEMENT	GREEN ROADS
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 (005) (current)	
INTERNATIONAL CLASS	005
DESCRIPTION	
Medicated lotion for skin, hair, sunburn, face, and body; herbal topical creams, salves, and ointments for the relief of aches and pain; all of the foregoing containing hemp oil; all of the foregoing containing only cannabis with a delta-9 THC concentration of not more than 0.3% on a dry weight basis and only naturally occurring amounts of CBD derived solely from cannabis with a delta-9 THC concentration of not more than 0.3% on a dry weight basis	
FILING BASIS	Section 1(a)
FIRST USE ANYWHERE DATE	At least as early as 11/18/2014
FIRST USE IN COMMERCE DATE	At least as early as 12/20/2018
GOODS AND/OR SERVICES SECTION (005) (proposed)	
INTERNATIONAL CLASS	005
TRACKED TEXT DESCRIPTION	
Medicated lotion for skin, hair, sunburn, face, and body; herbal topical creams, salves, and ointments for the relief of aches and pain; all of the foregoing containing hemp oil; all of the foregoing containing only cannabis with a delta-9 THC concentration of not more than 0.3% on a dry weight basis and only naturally occurring amounts of CBD derived solely from cannabis with a delta-9 THC concentration of not more than 0.3% on a dry weight basis; all of the foregoing containing only cannabis with a delta-9 THC concentration of not more than 0.3% on a dry weight basis and only naturally occurring trace amounts of CBD derived solely from cannabis with a delta-9 THC concentration of not more than 0.3% on a dry weight	
FINAL DESCRIPTION	
Medicated lotion for skin, hair, sunburn, face, and body; herbal topical creams, salves, and ointments for the relief of aches and pain; all of the foregoing containing hemp oil; all of the foregoing containing only cannabis with a delta-9 THC concentration of not more than 0.3% on a dry weight basis and only naturally occurring trace amounts of CBD derived solely from cannabis with a delta-9 THC concentration of not more than 0.3% on a dry weight	
WEBPAGE URL	None Provided
WEBPAGE DATE OF ACCESS	None Provided

FILING BASIS	Section 1(b)
DELETED FILING BASIS	1(a);
GOODS AND/OR SERVICES SECTION (035) (current)	
INTERNATIONAL CLASS	035
DESCRIPTION	
Online retail store services in the field of hemp-based products, namely, hemp-based personal care products, anti-aging products, candles, and vaporizers; all of the foregoing containing only cannabis with a delta-9 THC concentration of not more than 0.3% on a dry weight basis and only naturally occurring amounts of CBD derived solely from cannabis with a delta-9 THC concentration of not more than 0.3% on a dry weight basis	
FILING BASIS	Section 1(a)
FIRST USE ANYWHERE DATE	At least as early as 11/18/2014
FIRST USE IN COMMERCE DATE	At least as early as 12/20/2018
GOODS AND/OR SERVICES SECTION (035) (proposed)	
INTERNATIONAL CLASS	035
TRACKED TEXT DESCRIPTION	
Online retail store services in the field of hemp-based products, namely, hemp-based personal care products, anti-aging products, candles, and vaporizers; <u>Online retail store services in the field of hemp-based products, namely, food and nutritional supplements, beverages, edible oils, candies, chocolate, coffee, confectionery;</u> all of the foregoing containing only cannabis with a delta-9 THC concentration of not more than 0.3% on a dry weight basis and only naturally occurring amounts of CBD derived solely from cannabis with a delta-9 THC concentration of not more than 0.3% on a dry weight basis; <u>all of the foregoing containing only cannabis with a delta-9 THC concentration of not more than 0.3% on a dry weight basis and only naturally occurring trace amounts of CBD derived solely from cannabis with a delta-9 THC concentration of not more than 0.3% on a dry weight basis</u>	
FINAL DESCRIPTION	
Online retail store services in the field of hemp-based products, namely, food and nutritional supplements, beverages, edible oils, candies, chocolate, coffee, confectionery; all of the foregoing containing only cannabis with a delta-9 THC concentration of not more than 0.3% on a dry weight basis and only naturally occurring trace amounts of CBD derived solely from cannabis with a delta-9 THC concentration of not more than 0.3% on a dry weight basis	
WEBPAGE URL	None Provided
WEBPAGE DATE OF ACCESS	None Provided
FILING BASIS	Section 1(b)
DELETED FILING BASIS	1(a);
CORRESPONDENCE INFORMATION (current)	
NAME	ASHLEY G. KESSLER
PRIMARY EMAIL ADDRESS FOR CORRESPONDENCE	akessler@cozen.com
SECONDARY EMAIL ADDRESS(ES) (COURTESY COPIES)	phipdocketing@cozen.com; mlima@cozen.com
CORRESPONDENCE INFORMATION (proposed)	
NAME	ASHLEY G. KESSLER
PRIMARY EMAIL ADDRESS FOR CORRESPONDENCE	akessler@cozen.com
SECONDARY EMAIL ADDRESS(ES) (COURTESY COPIES)	phipdocketing@cozen.com; mlima@cozen.com
SIGNATURE SECTION	
DECLARATION SIGNATURE	/Ashley G. Kessler/
SIGNATORY'S NAME	Ashley G. Kessler
SIGNATORY'S POSITION	Attorney of Record, Member of the NY and NJ Bar

SIGNATORY'S PHONE NUMBER	2128832221
DATE SIGNED	06/15/2021
SIGNATURE METHOD	Sent to third party for signature
RESPONSE SIGNATURE	/Ashley G. Kessler/
SIGNATORY'S NAME	Ashley G. Kessler
SIGNATORY'S POSITION	Attorney of Record, New York and New Jersey Bar member
SIGNATORY'S PHONE NUMBER	2128832221
DATE SIGNED	06/15/2021
ROLE OF AUTHORIZED SIGNATORY	Authorized U.S.-Licensed Attorney
SIGNATURE METHOD	Sent to third party for signature
CONCURRENT APPEAL NOTICE FILED	NO
FILING INFORMATION SECTION	
SUBMIT DATE	Tue Jun 15 14:34:21 ET 2021
TEAS STAMP	USPTO/RFR-XX.XXX.XXX.XX-2 0210615143421398977-87975 187-7805275105ada5faf273d ac4a7ce5c92047d2b2e33641c 27131c8e55ed98dfaab-N/A-N /A-20210615123926937097

PTO- 1960

Approved for use through 11/30/2023. OMB 0651-0050

U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE

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Request for Reconsideration after Final Action

To the Commissioner for Trademarks:

Application serial no. **87975187** GREEN ROADS(Standard Characters, see <https://tmng-al.uspto.gov/resting2/api/img/87975187/large>) has been amended as follows:

CLASSIFICATION AND LISTING OF GOODS/SERVICES

Applicant proposes to amend the following:

Current:

Class 005 for Medicated lotion for skin, hair, sunburn, face, and body; herbal topical creams, salves, and ointments for the relief of aches and pain; all of the foregoing containing hemp oil; all of the foregoing containing only cannabis with a delta-9 THC concentration of not more than 0.3% on a dry weight basis and only naturally occurring amounts of CBD derived solely from cannabis with a delta-9 THC concentration of not more than 0.3% on a dry weight basis

Filing Basis: Section 1(a), Use in Commerce: The applicant is using the mark in commerce, or the applicant's related company or licensee is using the mark in commerce, on or in connection with the identified goods and/or services. 15 U.S.C. Section 1051(a), as amended. The mark was first used at least as early as 11/18/2014 and first used in commerce at least as early as 12/20/2018 , and is now in use in such commerce.

Proposed:

Tracked Text Description: Medicated lotion for skin, hair, sunburn, face, and body; herbal topical creams, salves, and ointments for the relief of aches and pain; all of the foregoing containing hemp oil; ~~all of the foregoing containing only cannabis with a delta-9 THC concentration of not~~

~~more than 0.3% on a dry weight basis and only naturally occurring amounts of CBD derived solely from cannabis with a delta-9 THC concentration of not more than 0.3% on a dry weight basis; all of the foregoing containing only cannabis with a delta-9 THC concentration of not more than 0.3% on a dry weight basis and only naturally occurring trace amounts of CBD derived solely from cannabis with a delta-9 THC concentration of not more than 0.3% on a dry weight~~

Class 005 for Medicated lotion for skin, hair, sunburn, face, and body; herbal topical creams, salves, and ointments for the relief of aches and pain; all of the foregoing containing hemp oil; all of the foregoing containing only cannabis with a delta-9 THC concentration of not more than 0.3% on a dry weight basis and only naturally occurring trace amounts of CBD derived solely from cannabis with a delta-9 THC concentration of not more than 0.3% on a dry weight

Deleted Filing Basis: 1(a)

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.

Webpage URL: None Provided

Webpage Date of Access: None Provided

Applicant proposes to amend the following:

Current:

Class 035 for Online retail store services in the field of hemp-based products, namely, hemp-based personal care products, anti-aging products, candles, and vaporizers; all of the foregoing containing only cannabis with a delta-9 THC concentration of not more than 0.3% on a dry weight basis and only naturally occurring amounts of CBD derived solely from cannabis with a delta-9 THC concentration of not more than 0.3% on a dry weight basis

Filing Basis: Section 1(a), Use in Commerce: The applicant is using the mark in commerce, or the applicant's related company or licensee is using the mark in commerce, on or in connection with the identified goods and/or services. 15 U.S.C. Section 1051(a), as amended. The mark was first used at least as early as 11/18/2014 and first used in commerce at least as early as 12/20/2018, and is now in use in such commerce.

Proposed:

~~Tracked Text Description: Online retail store services in the field of hemp-based products, namely, hemp-based personal care products, anti-aging products, candles, and vaporizers; Online retail store services in the field of hemp-based products, namely, food and nutritional supplements, beverages, edible oils, candies, chocolate, coffee, confectionery; all of the foregoing containing only cannabis with a delta-9 THC concentration of not more than 0.3% on a dry weight basis and only naturally occurring amounts of CBD derived solely from cannabis with a delta-9 THC concentration of not more than 0.3% on a dry weight basis; all of the foregoing containing only cannabis with a delta-9 THC concentration of not more than 0.3% on a dry weight basis and only naturally occurring trace amounts of CBD derived solely from cannabis with a delta-9 THC concentration of not more than 0.3% on a dry weight basis~~

Class 035 for Online retail store services in the field of hemp-based products, namely, food and nutritional supplements, beverages, edible oils, candies, chocolate, coffee, confectionery; all of the foregoing containing only cannabis with a delta-9 THC concentration of not more than 0.3% on a dry weight basis and only naturally occurring trace amounts of CBD derived solely from cannabis with a delta-9 THC concentration of not more than 0.3% on a dry weight basis

Deleted Filing Basis: 1(a)

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.

Webpage URL: None Provided

Webpage Date of Access: None Provided

Correspondence Information (current):

ASHLEY G. KESSLER

PRIMARY EMAIL FOR CORRESPONDENCE: akessler@cozen.com

SECONDARY EMAIL ADDRESS(ES) (COURTESY COPIES): phipdocketing@cozen.com; mlima@cozen.com

Correspondence Information (proposed):

ASHLEY G. KESSLER

PRIMARY EMAIL FOR CORRESPONDENCE: akessler@cozen.com

SECONDARY EMAIL ADDRESS(ES) (COURTESY COPIES): phipdocketing@cozen.com; mlima@cozen.com

Requirement for Email and Electronic Filing: I understand that a valid email address must be maintained by the owner/holder and the owner's/holder's attorney, if appointed, and that all official trademark correspondence must be submitted via the Trademark Electronic Application System (TEAS).

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: /Ashley G. Kessler/ Date: 06/15/2021

Signatory's Name: Ashley G. Kessler

Signatory's Position: Attorney of Record, Member of the NY and NJ Bar
Signatory's Phone Number: 2128832221

Signature method: Sent to third party for signature

Request for Reconsideration Signature

Signature: /Ashley G. Kessler/ Date: 06/15/2021

Signatory's Name: Ashley G. Kessler

Signatory's Position: Attorney of Record, New York and New Jersey Bar member

Signatory's Phone Number: 2128832221 Signature method: Sent to third party for signature

The signatory has confirmed that he/she is a U.S.-licensed attorney who is an active member in good standing of the bar of the highest court of a U.S. state (including the District of Columbia and any U.S. Commonwealth or territory); 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.-licensed attorney not currently associated with his/her company/firm previously represented the owner/holder in this matter: the owner/holder has revoked their power of attorney by a signed revocation or substitute power of attorney with the USPTO; the USPTO has granted that attorney's withdrawal request; the owner/holder has filed a power of attorney appointing him/her in this matter; or the owner's/holder's appointed U.S.-licensed attorney has filed a power of attorney appointing him/her as an associate attorney in this matter.

The applicant is not filing a Notice of Appeal in conjunction with this Request for Reconsideration.

Mailing Address: ASHLEY G. KESSLER
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175 GREENWICH STREET, 55TH FLOOR
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Serial Number: 87975187

Internet Transmission Date: Tue Jun 15 14:34:21 ET 2021

TEAS Stamp: USPTO/RFR-XX.XXX.XXX.XX-2021061514342139

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N/A-N/A-20210615123926937097