

ESTTA Tracking number: **ESTTA655956**

Filing date: **02/13/2015**

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

Notice of Opposition

Notice is hereby given that the following party opposes registration of the indicated application.

Opposer Information

Name	Green Day, Inc.
Granted to Date of previous extension	02/15/2015
Address	c/o Provident Financial Management 2850 Ocean Park Blvd., Suite 300 Santa Monica, CA 90405 UNITED STATES

Attorney information	David Donahue Fross Zelnick Lehrman & Zissu, P.C. 866 United Nations Plaza New York, NY 10017 UNITED STATES ddonahue@fzlj.com, afredbeck@fzlj.com, mc@fzlj.com
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Applicant Information

Application No	86243011	Publication date	08/19/2014
Opposition Filing Date	02/13/2015	Opposition Period Ends	02/15/2015
Applicant	Domega NY International Co. Ltd. 1916 West 13th Street Brooklyn, NY 11223 UNITED STATES		

Goods/Services Affected by Opposition

<p>Class 029. First Use: 2010/06/01 First Use In Commerce: 2010/06/01 All goods and services in the class are opposed, namely: Boiled and dried fish; Candied fruit snacks; Canned fish; Canned fruits and vegetables; Crystallized fruits; Dried beans; Dried beef; Dried cranberries; Dried edible fungi; Dried edible seaweed (hoshi-wakame); Dried fish; Dried fruit and vegetables; Dried fruit mixes; Dried fruit-based snacks; Dried meat; Dried shellfish; Dried soybeans; Dried vegetables; Dried vegetables in powder form; Flakes of dried fish meat (kezuri-bushi); Frozenfish; Fruit and soy based snack food; Fruit-based snack food; Meat-based snack foods; Nut-based snack foods; Preserved fish; Preserved fruits and vegetables; Preserved ginseng for use as a vegetable; Preserved meats and sausages; Preserved peas; Preserved soya beans for food; Preserved, dried and cooked fruit and vegetables; Preserved, dried and cooked vegetables; Preserved, frozen, dried or cooked vegetables; Raisins; Seed-based snackbars; Sliced fruits; Snack mix consisting of dehydrated fruit and processed nuts; Tinned meat, fish, vegetables and fruits; Vegetable-based snack foods</p>
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Grounds for Opposition

False suggestion of a connection	Trademark Act section 2(a)
Priority and likelihood of confusion	Trademark Act section 2(d)

Dilution	Trademark Act section 43(c)
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Marks Cited by Opposer as Basis for Opposition

U.S. Registration No.	1899279	Application Date	04/22/1994
Registration Date	06/13/1995	Foreign Priority Date	NONE
Word Mark	GREEN DAY		
Design Mark			
Description of Mark	NONE		
Goods/Services	Class 041. First use: First Use: 1989/04/03 First Use In Commerce: 1989/04/03 entertainment, namely live performancesby a musical band		

U.S. Registration No.	1900456	Application Date	04/25/1994
Registration Date	06/20/1995	Foreign Priority Date	NONE
Word Mark	GREEN DAY		
Design Mark			
Description of Mark	NONE		
Goods/Services	Class 009. First use: First Use: 1989/04/03 First Use In Commerce: 1989/04/03 series of musical sound recordings		

U.S. Registration No.	2010113	Application Date	11/07/1995
Registration Date	10/22/1996	Foreign Priority Date	NONE
Word Mark	GREEN DAY		
Design Mark			
Description of Mark	NONE		
Goods/Services	Class 016. First use: First Use: 1991/00/00 First Use In Commerce: 1991/00/00 paper goods, namely, posters, stickers,decals Class 020. First use: First Use: 1994/00/00 First Use In Commerce: 1994/00/00 non-metal keychains Class 025. First use: First Use: 1989/04/00 First Use In Commerce: 1989/04/00 clothing, namely, shirts, T-shirts, sweatshirts, baseball jerseys, hats Class 026. First use: First Use: 1991/00/00 First Use In Commerce: 1991/00/00 ornamental novelty buttons		

Attachments	Notice of Opposition (F1629360x96B9E).pdf(645657 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	/Michael Chiappetta/
Name	Michael Chiappetta
Date	02/13/2015

2. Opposer was created by the members of the musical group GREEN DAY to manage the business affairs of the group and exploit business opportunities available to the group as a result of its considerable fame.

3. Opposer and its predecessors-in-interest have continuously used the trademark GREEN DAY in interstate commerce since at least as early as April 1989.

4. Opposer's immensely popular music group has released several full-length albums, the majority of which have been certified "platinum" for sales of one million or more copies. Opposer has won dozens of awards for its music, including, for example, Grammy Awards for Best Rock Album (2009 and 2004), Record of the Year (2005), Best Musical Show Album (2010), and Best Alternative Music Performance (1994), as well as numerous American Music Awards, Billboard Music Awards, Radio Music Awards and MTV Awards, among many others.

5. Opposer has staged numerous concert tours throughout the United States, is regularly heard on nationwide radio and seen on television, and has been the subject of countless newspaper and magazine articles.

6. Opposer's live play *American Idiot: The Musical* was a smash success on Broadway in 2010 and 2011, winning two Tony Awards (2010 Scenic Design; 2010 Lighting Design) and garnering several more nominations. Also, the play toured cities throughout the United States from 2011 to 2014.

7. As a result of Opposer's extensive use and promotion of the GREEN DAY mark in U.S. commerce, Opposer's GREEN DAY mark has become distinctive of Opposer's goods and services and famous, and represents enormous goodwill of Opposer.

8. Opposer owns the following U.S. federal trademark registrations for GREEN DAY: Registration No. 1,899,279 for service in International Class 41, issued on June 13, 1995;

Registration No. 1,900,456 for goods in International Class 9, issued on June 20, 1995; and Registration No. 2,010,113 for goods in International Classes 16, 20, 25 and 26, issued on October 22, 1996. Annexed as Exhibit A are true and correct printouts from the United States Patent and Trademark Office database reflecting the foregoing registrations. The registrations are valid, subsisting, in full force and effect and incontestable and, as such, serve as conclusive evidence of Opposer's exclusive rights in the identified marks for the identified goods and services.

9. In addition to its registered trademark rights, as set forth above, Opposer has been making common law use in commerce of the GREEN DAY mark in the United States in relation to entertainment services, musical recordings, merchandise and related goods and services since before any date upon which Applicant may rely. Hence, Opposer has registered and common law rights in the famous GREEN DAY mark in the United States.

10. On April 4, 2014, long after Opposer's GREEN DAY mark became famous, Applicant filed Application Serial No. 86/243,011 (the "Application") to register GREEN DAY (and Design) for "Boiled and dried fish; Candied fruit snacks; Canned fish; Canned fruits and vegetables; Crystallized fruits; Dried beans; Dried beef; Dried cranberries; Dried edible fungi; Dried edible seaweed (hoshi-wakame); Dried fish; Dried fruit and vegetables; Dried fruit mixes; Dried fruit-based snacks; Dried meat; Dried shellfish; Dried soybeans; Dried vegetables; Dried vegetables in powder form; Flakes of dried fish meat (kezuri-bushi); Frozen fish; Fruit and soy based snack food; Fruit-based snack food; Meat-based snack foods; Nut-based snack foods; Preserved fish; Preserved fruits and vegetables; Preserved ginseng for use as a vegetable; Preserved meats and sausages; Preserved peas; Preserved soya beans for food; Preserved, dried and cooked fruit and vegetables; Preserved, dried and cooked vegetables; Preserved, frozen,

dried or cooked vegetables; Raisins; Seed-based snack bars; Sliced fruits; Snack mix consisting of dehydrated fruit and processed nuts; Tinned meat, fish, vegetables and fruits; Vegetable-based snack foods” in International Class 29.

11. In its Application, Applicant alleges a first use date of June 1, 2010, which is long after Opposer’s first use of the GREEN DAY mark in the United States, and long after Opposer’s GREEN DAY mark became famous in the United States.

12. As between Applicant and Opposer, Opposer has priority with respect to use in commerce of and ownership of rights in the GREEN DAY mark.

FIRST CLAIM FOR RELIEF – LIKELIHOOD
OF CONFUSION UNDER 15 U.S.C. § 1052(d)

13. Opposer repeats and realleges all claims set forth in Paragraphs 1 through 12 as if fully set forth herein.

14. Applicant’s GREEN DAY (and Design) mark is identical in pronunciation and meaning to Opposer’s famous GREEN DAY mark and highly similar in appearance and visual impression. Indeed, Applicant’s GREEN DAY (and Design) mark incorporates Opposer’s GREEN DAY mark in its entirety. As such, Applicant’s GREEN DAY (and Design) mark is confusingly similar to Opposer’s GREEN DAY mark.

15. Applicant’s Application and the presumption of exclusivity that would come from registration to Applicant of the GREEN DAY (and Design) mark in connection with the goods identified in the Application are inconsistent with the prior rights of Opposer in the GREEN DAY mark and the rights of Opposer flowing from its own federal trademark registrations for such mark.

16. The use by Applicant of the GREEN DAY (and Design) mark, which is practically identical to Opposer’s GREEN DAY mark, for the goods identified in the Application is likely to

cause confusion or mistake or to deceive the public into the belief that Applicant's goods originate from, come from, or are otherwise associated with Opposer's goods and/or services or that Applicant's goods are endorsed, sponsored, or in some way connected with Opposer, all in violation of Section 2(d) of the Lanham Act, 15 U.S.C. § 1052(d).

SECOND CLAIM FOR RELIEF - DILUTION UNDER 15 U.S.C. § 1125(c)

17. Opposer repeats and realleges all claims set forth in Paragraphs 1 through 16 as if fully set forth herein.

18. Opposer's GREEN DAY mark is inherently distinctive.

19. Opposer's GREEN DAY mark has been used actively in commerce for more than two decades in conjunction with a variety of highly publicized goods and services, and since long before any date on which Applicant may rely.

20. The GREEN DAY mark is the subject of several incontestable federal trademark registrations.

21. Given the renown and public recognition of the GREEN DAY musical group and its goods and services, the GREEN DAY mark is widely recognized by the public in the United States as a designation of source of Opposer's goods and services, and is famous.

22. Applicant adopted the GREEN DAY (and Design) mark and filed the application at issue long after Opposer's GREEN DAY mark became famous.

23. Given the virtual identity of GREEN DAY (and Design) mark and Opposer's GREEN DAY mark, the fame of the GREEN DAY mark, and the exclusive association between the GREEN DAY mark and Opposer's goods and services, registration of the mark GREEN DAY (and Design) is likely to dilute Opposer's GREEN DAY mark by impairing the distinctiveness of Opposer's GREEN DAY mark in violation of Section 43(c) of the Lanham

Act, 15 U.S.C. § 1125(c), and would be inconsistent with Opposer's statutory grant of exclusive rights in the GREEN DAY mark.

THIRD CLAIM FOR RELIEF – FALSE SUGGESTION
OF ASSOCIATION UNDER 15 U.S.C. § 1125(a)

24. Opposer repeats and realleges all claims set forth in Paragraphs 1 through 23 as if fully set forth herein.

25. Given the public recognition and fame of the GREEN DAY musical group, Opposer's GREEN DAY mark is uniquely and unmistakably associated with the GREEN DAY musical group and the individual members of the GREEN DAY musical group.

26. Neither Opposer nor the members of the GREEN DAY musical group have authorized Applicant's use of the GREEN DAY (and Design) mark, and Applicant is not connected with Opposer, any of Opposer's activities under the GREEN DAY mark, or any of the members of the GREEN DAY musical group.

27. Given the virtual identity of GREEN DAY (and Design) mark and the name of the GREEN DAY musical group, and the fame and renown of the GREEN DAY musical group, Applicant's use of the GREEN DAY (and Design) mark in connection with the goods identified in Applicant's Application would cause consumers to presume Applicant is connected to or associated with Opposer, the GREEN DAY musical group, or the members of the GREEN DAY musical group.

28. As such, Applicant's use and registration of the mark GREEN DAY (and Design) for the goods identified in the subject Application violates Section 43(a) of the Lanham Act, 15 U.S.C. § 1125(a).

By reason of the foregoing, Opposer will be damaged by the registration of the GREEN DAY (and Design) mark to Applicant.

WHEREFORE, it is respectfully requested that this opposition be sustained and that the registration sought by Application Serial No. 86/243,011 be denied.

Dated: New York, New York
February 13, 2015

Respectfully submitted,

FROSS ZELNICK LEHRMAN
& ZISSU, P.C.

By: 

Michael Chiappetta

David Donahue

866 United Nations Plaza
New York, New York 10017
(212) 813-5900

Attorneys for Opposer

EXHIBIT A

STATUS DOCUMENTS

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Print

Generated on: This page was generated by TSDR on 2015-02-13 16:57:01 EST**Mark:** GREEN DAY

No image exists for this case.

US Serial Number: 74515040**Application Filing Date:** Apr. 22, 1994**US Registration Number:** 1899279**Registration Date:** Jun. 13, 1995**Register:** Principal**Mark Type:** Service Mark**Status:** The registration has been renewed.**Status Date:** Mar. 11, 2005**Publication Date:** Mar. 21, 1995

Mark Information

Mark Literal Elements: GREEN DAY**Standard Character Claim:** No**Mark Drawing Type:** 1 - TYPESET WORD(S) /LETTER(S) /NUMBER(S)

Goods and Services

Note:

The following symbols indicate that the registrant/owner has amended the goods/services:

- Brackets [..] indicate deleted goods/services;
- Double parenthesis ((..)) identify any goods/services not claimed in a Section 15 affidavit of incontestability; and
- Asterisks *..* identify additional (new) wording in the goods/services.

For: entertainment, namely live performances by a musical band**International Class(es):** 041 - Primary Class**U.S Class(es):** 107**Class Status:** ACTIVE**Basis:** 1(a)**First Use:** Apr. 03, 1989**Use in Commerce:** Apr. 03, 1989

Basis Information (Case Level)

Filed Use: Yes**Currently Use:** Yes**Filed ITU:** No**Currently ITU:** No

Filed 44D: No**Currently 44D:** No**Filed 44E:** No**Currently 44E:** No**Filed 66A:** No**Currently 66A:** No**Filed No Basis:** No**Currently No Basis:** No

Current Owner(s) Information

Owner Name: GREEN DAY, INC.**Owner Address:** C/O ZEISLER & ZEISLER & RAWSON, LLP
1100 3RD ST.
SAN RAFAEL, CALIFORNIA 94901
UNITED STATES**Legal Entity Type:** CORPORATION**State or Country Where Organized:** CALIFORNIA

Attorney/Correspondence Information

Attorney of Record

Attorney Name: ANDREW N. FREDBECK

Correspondent

Correspondent Name/Address: ANDREW N FREDBECK
FROSS ZELNICK LEHRMAN & ZISSU
866 UNITED NATIONS PLZ
NEW YORK, NEW YORK 10017
UNITED STATES

Domestic Representative - Not Found

Prosecution History

Date	Description	Proceeding Number
Apr. 16, 2013	NOTICE OF SUIT	
Mar. 11, 2005	REGISTERED AND RENEWED (FIRST RENEWAL - 10 YRS)	
Mar. 11, 2005	REGISTERED - SEC. 8 (10-YR) ACCEPTED/SEC. 9 GRANTED	
Jan. 13, 2005	REGISTERED - COMBINED SECTION 8 (10-YR) & SEC. 9 FILED	
Jan. 13, 2005	PAPER RECEIVED	
May 03, 2001	REGISTERED - SEC. 8 (6-YR) ACCEPTED & SEC. 15 ACK.	
Jan. 30, 2001	REGISTERED - SEC. 8 (6-YR) & SEC. 15 FILED	
Jun. 13, 1995	REGISTERED-PRINCIPAL REGISTER	
Mar. 21, 1995	PUBLISHED FOR OPPOSITION	

Feb. 17, 1995	NOTICE OF PUBLICATION	
Sep. 19, 1994	APPROVED FOR PUB - PRINCIPAL REGISTER	
Sep. 14, 1994	EXAMINER'S AMENDMENT MAILED	
Sep. 09, 1994	ASSIGNED TO EXAMINER	70738

Maintenance Filings or Post Registration Information

Affidavit of Continued Use: Section 8 - Accepted

Affidavit of Incontestability: Section 15 - Accepted

Renewal Date: Jun. 13, 2005

TM Staff and Location Information

TM Staff Information - None

File Location

Current Location: POST REGISTRATION

Date in Location: Mar. 11, 2004

Assignment Abstract Of Title Information - Click to Load

Proceedings - Click to Load

STATUS DOCUMENTS

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Generated on: This page was generated by TSDR on 2015-02-13 16:57:25 EST**Mark:** GREEN DAY

No Image exists for this case.

US Serial Number: 74516630**Application Filing Date:** Apr. 25, 1994**US Registration Number:** 1900456**Registration Date:** Jun. 20, 1994**Register:** Principal**Mark Type:** Trademark**Status:** The registration has been renewed.**Status Date:** Mar. 11, 2005**Publication Date:** Mar. 28, 1995

Mark Information

Mark Literal Elements: GREEN DAY**Standard Character Claim:** No**Mark Drawing Type:** 1 - TYPESET WORD(S) /LETTER(S) /NUMBER(S)

Goods and Services

Note:

The following symbols indicate that the registrant/owner has amended the goods/services:

- Brackets [...] indicate deleted goods/services;
- Double parenthesis ((...)) identify any goods/services not claimed in a Section 15 affidavit of incontestability; and
- Asterisks *..* identify additional (new) wording in the goods/services.

For: series of musical sound recordings**International Class(es):** 009 - Primary Class**U.S Class(es):** 036**Class Status:** ACTIVE**Basis:** 1(a)**First Use:** Apr. 03, 1989**Use in Commerce:** Apr. 03, 1989

Basis Information (Case Level)

Filed Use: Yes**Currently Use:** Yes**Filed ITU:** No**Currently ITU:** No

Filed 44D: No

Currently 44D: No

Filed 44E: No

Currently 44E: No

Filed 66A: No

Currently 66A: No

Filed No Basis: No

Currently No Basis: No

Current Owner(s) Information

Owner Name: GREEN DAY INC.

Owner Address: C/O ZEISLER & ZEUSKER & RAWSON, LLP
 1100 3RD ST.
 SAN RAFAEL, CALIFORNIA 94901
 UNITED STATES

Legal Entity Type: CORPORATION

State or Country Where Organized: CALIFORNIA

Attorney/Correspondence Information

Attorney of Record

Attorney Name: ANDREW N. FREDBECK

Correspondent

Correspondent: ANDREW N FREDBECK
 Name/Address: ZELNICK LEHRMAN & ZISSU
 866 UNITED NATIONS PLZ
 NEW YORK, NEW YORK 10017
 UNITED STATES

Domestic Representative - Not Found

Prosecution History

Date	Description	Proceeding Number
Apr. 16, 2013	NOTICE OF SUIT	
Mar. 11, 2005	REGISTERED AND RENEWED (FIRST RENEWAL - 10 YRS)	
Mar. 11, 2005	REGISTERED - SEC. 8 (10-YR) ACCEPTED/SEC. 9 GRANTED	
Jan. 13, 2005	REGISTERED - COMBINED SECTION 8 (10-YR) & SEC. 9 FILED	
Jan. 13, 2005	PAPER RECEIVED	
May 03, 2001	REGISTERED - SEC. 8 (6-YR) ACCEPTED & SEC. 15 ACK.	
Jan. 30, 2001	REGISTERED - SEC. 8 (6-YR) & SEC. 15 FILED	
Jun. 20, 1995	REGISTERED-PRINCIPAL REGISTER	
Mar. 28, 1995	PUBLISHED FOR OPPOSITION	

Feb. 24, 1995	NOTICE OF PUBLICATION	
Oct. 21, 1994	APPROVED FOR PUB - PRINCIPAL REGISTER	
Oct. 17, 1994	EXAMINER'S AMENDMENT MAILED	
Oct. 11, 1994	PREVIOUS ALLOWANCE COUNT WITHDRAWN	
Sep. 19, 1994	APPROVED FOR PUB - PRINCIPAL REGISTER	
Sep. 14, 1994	EXAMINER'S AMENDMENT MAILED	
Sep. 08, 1994	ASSIGNED TO EXAMINER	70738

Maintenance Filings or Post Registration Information

Affidavit of Continued Use: Section 8 - Accepted

Affidavit of Incontestability: Section 15 - Accepted

Renewal Date: Jun. 20, 2005

TM Staff and Location Information

TM Staff Information - None

File Location

Current Location: POST REGISTRATION

Date in Location: Mar. 11, 2001

Assignment Abstract Of Title Information - Click to Load

Proceedings - Click to Load

STATUS DOCUMENTS

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Generated on: This page was generated by TSDR on 2015-02-13 16:57:45 EST**Mark:** GREEN DAY

No Image exists for this case.

US Serial Number: 75015987**Application Filing Date:** Nov. 07, 1996**US Registration Number:** 2010113**Registration Date:** Oct. 22, 1996**Register:** Principal**Mark Type:** Trademark**Status:** The registration has been renewed.**Status Date:** Oct. 10, 2006**Publication Date:** Jul. 30, 1996

Mark Information

Mark Literal Elements: GREEN DAY**Standard Character Claim:** No**Mark Drawing Type:** 1 - TYPESET WORD(S) /LETTER(S) /NUMBER(S)

Related Properties Information

Claimed Ownership of US 1899279, 1900456 and others Registrations:

Goods and Services

Note:

The following symbols indicate that the registrant/owner has amended the goods/services:

- Brackets [...] indicate deleted goods/services;
- Double parenthesis ((...)) identify any goods/services not claimed in a Section 15 affidavit of incontestability; and
- Asterisks *..* identify additional (new) wording in the goods/services.

For: paper goods, namely, posters, stickers, decals**International Class(es):** 016 - Primary Class**U.S Class(es):** 002, 005, 02:**Class Status:** ACTIVE**Basis:** 1(a)**First Use:** 1991**Use in Commerce:** 1991**For:** non-metal keychains

International Class(es): 020 - Primary Class**U.S Class(es):** 002, 013, 020**Class Status:** ACTIVE**Basis:** 1(a)**First Use:** 1994**Use in Commerce:** 1994**For:** clothing, namely, shirts, T-shirts, sweatshirts, baseball jerseys, hats**International Class(es):** 025 - Primary Class**U.S Class(es):** 022, 039**Class Status:** ACTIVE**Basis:** 1(a)**First Use:** Apr. 1989**Use in Commerce:** Apr. 1989**For:** ornamental novelty buttons**International Class(es):** 026 - Primary Class**U.S Class(es):** 037, 039, 040**Class Status:** ACTIVE**Basis:** 1(a)**First Use:** 1991**Use in Commerce:** 1991

Basis Information (Case Level)

Filed Use: Yes**Currently Use:** Yes**Filed ITU:** No**Currently ITU:** No**Filed 44D:** No**Currently 44D:** No**Filed 44E:** No**Currently 44E:** No**Filed 66A:** No**Currently 66A:** No**Filed No Basis:** No**Currently No Basis:** No

Current Owner(s) Information

Owner Name: Green Day, Inc.**Owner Address:** c/o Zeisler & Zeisler
1100 Third Street
San Rafael, CALIFORNIA 94104
UNITED STATES**Legal Entity Type:** CORPORATION**State or Country Where Organized:** CALIFORNIA

Attorney/Correspondence Information

Attorney of Record
Attorney Name: Andrew N. Fredbeck

Docket Number: GND 250047

Correspondent

Correspondent ANDREW N FREDBECK
Name/Address: FROSS LEHRMAN & ZISSU, PC
 866 UNITED NATIONS PLZ
 NEW YORK, NEW YORK 10017
 UNITED STATES

Domestic Representative - Not Found

Prosecution History

Date	Description	Proceeding Number
Aug. 05, 2013	NOTICE OF SUIT	
Apr. 16, 2013	NOTICE OF SUIT	
Dec. 20, 2012	NOTICE OF SUIT	
May 08, 2012	NOTICE OF SUIT	
May 07, 2012	NOTICE OF SUIT	
Aug. 19, 2010	NOTICE OF SUIT	
Oct. 10, 2006	REGISTERED AND RENEWED (FIRST RENEWAL - 10 YRS)	69934
Oct. 10, 2006	REGISTERED - SEC. 8 (10-YR) ACCEPTED/SEC. 9 GRANTED	
Sep. 26, 2006	ASSIGNED TO PARALEGAL	69934
Jul. 27, 2006	REGISTERED - COMBINED SECTION 8 (10-YR) & SEC. 9 FILED	
Jul. 27, 2006	PAPER RECEIVED	
Jun. 22, 2006	CASE FILE IN TICRS	
Nov. 19, 2002	REGISTERED - SEC. 8 (6-YR) ACCEPTED & SEC. 15 ACK.	
Oct. 07, 2002	REGISTERED - SEC. 8 (6-YR) & SEC. 15 FILED	
Oct. 07, 2002	PAPER RECEIVED	
Oct. 22, 1996	REGISTERED-PRINCIPAL REGISTER	
Jul. 30, 1996	PUBLISHED FOR OPPOSITION	
Jun. 28, 1996	NOTICE OF PUBLICATION	
May 08, 1996	APPROVED FOR PUB - PRINCIPAL REGISTER	
May 07, 1996	ASSIGNED TO EXAMINER	69780

Maintenance Filings or Post Registration Information

Affidavit of Continued Use: Section 8 - Accepted

Affidavit of Incontestability: Section 15 - Accepted

Renewal Date: Oct. 22, 2006

TM Staff and Location Information

TM Staff Information - None

File Location

Current Location: POST REGISTRATION

Date in Location: Oct. 10, 2006

Assignment Abstract Of Title Information - Click to Load

Proceedings - Click to Load

CERTIFICATE OF SERVICE

The undersigned, counsel for Opposer Green Day, Inc., hereby certifies that a true and correct copy of the attached NOTICE OF OPPOSITION was served by First Class Mail, postage prepaid, on the correspondent of record for Applicant, on February 13, 2015, by mailing the same to Ting Geng, Esq., The Law Offices of Geng & Zhang PLLC, 3907 Prince St., Suite 3E, Flushing, New York 11354-5321.



Michael Chiappetta