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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	ROL Aktiebolag
Granted to Date of previous ex- tension	11/20/2019
Address	FLYGPLATSVÃ#GEN 1 93 JÃ#NKÃ#PING, SE-555 SWEDEN

Attorney informa- tion	STACEY HALPERN KNOBBE, MARTENS, OLSON & BEAR, LLP 2040 MAIN STREET, 14TH FLOOR IRVINE, CA 92614 UNITED STATES efiling@knobbe.com 949-760-0404

Applicant Information

Application No	88280438	Publication date	07/23/2019
Opposition Filing Date	11/19/2019	Opposition Peri- od Ends	11/20/2019
Applicant	Indiggo Associates, LLC Suite 875 4600 East West Highway Bethesda, MD 20814 UNITED STATES		

Goods/Services Affected by Opposition

Class 035. First Use: 0 First Use In Commerce: 0 All goods and services in the class are opposed, namely: Business consulting, business management consulting and advisory services; business consultation in the field of business leadership development; business strategy consulting services; business management consultation for the implementation of strategic plans; business organizational consultation; business management consultation featuring business management effectiveness; business management consultation in the field of leadership and management and strategy execution

Class 042. First Use: 0 First Use In Commerce: 0

All goods and services in the class are opposed, namely: Software as a service (SaaS) services featuring software for accessing data andinformation applying artificial intelligence driven technology and mobile application technology in the field of business technology, leadership and managementtechnology, strategy technology, strategy execution technology, organizational technology, leadership and management effectiveness technology, leadership and management execution technology, project management technology, human capital management technology, B2B technology, customer relationship management technology, social platforms and digital communication platforms, project management software, productivity software, digital calendars

Grounds for Opposition

Priority and likelihood of confusion	Trademark Act Section 2(d)
Dilution by blurring	Trademark Act Sections 2 and 43(c)

Mark Cited by Opposer as Basis for Opposition

U.S. Registration	5557667	Application Date	05/08/2017
No. Registration Date	09/11/2018	Foreign Priority	11/09/2016
Word Mark	ROL	Date	
Design Mark	NOL		_
Design wark	R()	Τ.
Description of Mark	NONE		
Goods/Services	fields of architecture and cons buildings; computer software and operation and maintenan- fice facilities including premise boards and printers; apparatu forming, accumulating, regula processing apparatus and con duction and production of sou video in buildings, interior des for sensing the presence of in sensors; detectors, namely, m componentsof all the above m for the foregoing detectors an Class 020. First use: First Use	displayunits, namely oses; baskets of com- of metal for furniture e: 0 First Use In Com- e, namely, computer ated to use of workplace s of workplace resou- s of information and struction planning for in the field of architec- ce of buildings; comp es, desks, chairs, cor s and instruments for ting or controlling ele nputers relating to co- nd, data, information ign, offices and publi dividuals by detecting notion detectors, smo- nentioned goods, name d sensors e: 0 First Use In Com- office furniture, inclu- ops, base frames for ng furniture including ards, bookcases, fur- nes, mirrors; furniture	, racks, brackets and panels; mon metal; non-luminous and e; metal hooks merce: 0 software for collecting, pro- ace resources and computer urces; computer software for data; computer software in the operation and maintenance of cture for construction planning outer software for booking of- mputers, projectors, writing r conducting, switching, trans- tectric current; electronic data ollecting, processing, repro- , multimedia, images and ic spaces; electrical sensors g body temperature; motion ke detectors; accessories and nely, electronic components merce: 0 ding tables, desks, conference tables including height- chairs, armchairs, sofasand niture shelves; fur- n, namely, information and ad-

Class 035. First use: First Use: 0 First Use In Commerce: 0 Administrative processing of purchase orders ; computerized file management; business data analysis, research and information services; information services relating to business matters; providing business information relating to data pro- cessing; business information services provided on-line from a computer data- base or the internet; providing benchmarking in the field of facility management; providing evaluations, analysis and reportsrelating to business matters and busi- ness data; statistical analysis and reporting services for business purposes; re- tail store services in relation to computers, computer software, furniture including office furniture and furniture for hotels, restaurants and public spaces, shop fit-
tings Class 042. First use: First Use: 0 First Use In Commerce: 0 Cloud computing, namely, providing virtual computer systems and virtual com- puter environments through cloud computing, cloud computing services, namely, providing electronic storage of data; providing temporary use of online non- downloadable computer software in the fields of interior design, architecture and construction drafting, for running, maintenance and operation of buildings, premises andworkplaces; providing temporary use of online non-downloadable computer software in the fields of interior design and architecture for construc- tion drafting, running, maintenance and operation of buildings, premises and workplaces; design and development of computer software; installation, repair, and rental of computer software; design of furniture, interiors, shops, office and conference furnishings, office and conference spaces and of interiors for hotels, restaurants andpublic spaces; computer services in thenature of creating and designing of customized websites for others with user-defined or user-specified information in the fields of interior design, architecture, construction drafting and for operation of buildings, premises and workplaces

Attachments	79215810#TMSN.png(bytes) opposition.pdf(35206 bytes) 667.pdf(30555 bytes)
Signature	/Stacey R. Halpern/
Name	STACEY HALPERN
Date	11/19/2019

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

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ROL Aktiebolag

Opposer,

v.

Indiggo Associates, LLC,

Applicant.

Opposition No.: _____ Serial No.: 88280438 Mark: ROL

NOTICE OF OPPOSITION

Commissioner for Trademarks P.O. Box 1451 Alexandria, VA 22313-1451

Dear Sir or Madam:

Opposer, ROL Aktiebolag, a limited liablity company organized under the laws of Sweden, believes it is or will be damaged by registration of the marks shown in Application Serial No. 88280438 ("Applicant's Application") filed by Indiggo Associates, LLC ("Applicant"), and hereby opposes the same. Description of Applicant's Application is as follows:

Mark ROL : Serial No. : 88280438 Filed January 29, 2019 Published July 23, 2019 : 35 and 42 Int'l. Classes : Services: Business consulting, business management consulting and advisory services; business consultation in the field of business leadership development; business strategy consulting services; business management consultation for the implementation of strategic plans; business organizational consultation; business management consultation featuring business management effectiveness; business management consultation in the field of leadership and management and strategy execution in Class 35 and Software as a service (SaaS) services featuring software for

accessing data and information applying artificial intelligence driven technology and mobile application technology in the field of business technology, leadership and management technology, strategy technology, strategy execution technology, organizational technology, leadership and management effectiveness technology, leadership and management execution technology, project management technology, human capital management technology, B2B technology, customer relationship management software, productivity software, digital calendars in Class 42 Alleged Date of First Use : ITU

As grounds for opposition, it is alleged:

1. For over 30 years, ROL Aktiebolag, and its affiliated companies (collectively "ROL") have developed and supplied products and solutions used in store and offices around the world.

2. Since a date well prior to the filing date of Applicant's Application, ROL has designed, developed, marketed, manufactured, promoted, offered, provided and sold a variety of products and services in connection with the names and marks ROL and ROL containing marks (collectively, "the ROL Marks") throughout the United States and the world.

3. Among the goods and services that ROL has offered or is offering in connection with the ROL Marks are business, administrative, analysis, cloud, intelligent office, software, operations, computer and information services, design services, installation, repair, drafting and rental services, research and development services and technical support services, office and business equipment, instruments, parts, fitting and accessories, hardware, apparatus and instruments, software and applications; (hereinafter collectively referred to as "ROL's Goods and Services").

4. ROL is the owner of and relies on United States Trademark Registration No. 5557667 ("ROL's Registration") for the mark ROL for Metal fittings for shelving and display units, namely, racks, brackets and panels; metal boxes for storage purposes; baskets of common metal; non-luminous and non-mechanical signs; fittings of metal for furniture; metal hooks in Class 6; Computers; computer software, namely, computer software for collecting, processing

and reporting data related to use of workplace resources and computer software for optimization of use of workplace resources; computer software for creating searchable databases of information and data; computer software in the fields of architecture and construction planning for operation and maintenance of buildings; computer software in the field of architecture for construction planning and operation and maintenance of buildings; computer software for booking office facilities including premises, desks, chairs, computers, projectors, writing boards and printers; apparatus and instruments for conducting, switching, transforming, accumulating, regulating or controlling electric current; electronic data processing apparatus and computers relating to collecting, processing, reproduction and production of sound, data, information, multimedia, images and video in buildings, interior design, offices and public spaces; electrical sensors for sensing the presence of individuals by detecting body temperature; motion sensors; detectors, namely, motion detectors, smoke detectors; accessories and components of all the above mentioned goods, namely, electronic components for the foregoing detectors and sensors in Class 9; Furniture; furniture for shops; office furniture, including tables, desks, conference tables, sit/stand desks, table tops, base frames for tables including height-adjustable base frames, seating furniture including chairs, armchairs, sofas and desk chairs, pedestals, cupboards, bookcases, furniture shelves; furniture, namely, screens, benches, mirrors; furniture, namely, information and advertising display units of metal; furniture parts and furniture fittings, not of metal in Class 20; Administrative processing of purchase orders ; computerized file management; business data analysis, research and information services; information services relating to business matters; providing business information relating to data processing; business information services provided on-line from a computer database or the internet; providing benchmarking in the field of facility management; providing evaluations, analysis and reports relating to business matters and business data; statistical analysis and reporting services for

business purposes; retail store services in relation to computers, computer software, furniture including office furniture and furniture for hotels, restaurants and public spaces, shop fittings in Class 35; and Cloud computing, namely, providing virtual computer systems and virtual computer environments through cloud computing, cloud computing services, namely, providing electronic storage of data; providing temporary use of online non-downloadable computer software in the fields of interior design, architecture and construction drafting, for running, maintenance and operation of buildings, premises and workplaces; providing temporary use of online non-downloadable computer software in the fields of interior design and architecture for construction drafting, running, maintenance and operation of buildings, premises and workplaces; design and development of computer software; installation, repair, and rental of computer software; design of furniture, interiors, shops, office and conference furnishings, office and conference spaces and of interiors for hotels, restaurants and public spaces; computer services in the nature of creating and designing of customized websites for others with userdefined or user-specified information in the fields of interior design, architecture, construction drafting and for operation of buildings, premises and workplaces in Class 42, which was registered on the Principal Register on September 11, 2018. ROL's Registration is based on an application filed in the PTO on May 8, 2017, with a priority filing date of November 9, 2016. Thus, the dates of application and registration of the mark shown in ROL's Registration are both prior to the date Applicant filed Applicant's Application. True and correct copies of the specifics of ROL's Registration obtained from the PTO's TSDR and Assignment databases are attached hereto and made of record.

5. ROL's Registration is valid, subsisting, unrevoked and uncancelled; as such it constitute <u>prima facie</u> evidence of the validity of the registered mark and of the registration thereof, and of ROL's ownership of the mark shown therein and/or ROL's exclusive right to use the mark in

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commerce in connection with the goods and services named therein, without condition or limitation. ROL's Registration also constitute notice to Applicant of ROL's claim of ownership of the mark shown therein; all as provided in Section 7(b), 22 and 33(a) of the Trademark Act of 1946, as amended.

6. ROL's Registration is derived from an application filed in the PTO on a date prior to the filing of Applicant's Application. ROL's Registration is valid and subsisting. In view of the substantial similarity of the respective marks and the related nature of the goods and services of the respective parties, it is alleged that the mark in Applicant's Application so resembles the registered mark in ROL's Registration, previously used in the United States and not abandoned, as to be likely to cause confusion or to cause mistake or deceive.

7. ROL's use of the ROL Marks has been valid and continuous since a date well before the filing date of Applicant's Application and has not been abandoned. The ROL Marks are symbolic of extensive goodwill and consumer recognition built up by ROL through time and effort in advertising and promotion.

8. In view of the substantial similarity of the respective marks and the related nature of the goods and services of the respective parties, it is alleged that the mark in Applicant's Application so resembles the ROL Marks previously used in the United States, and not abandoned, as to be likely to cause confusion, or to cause mistake or deceive.

9. Since a date well prior to the filing dates of Applicant's Application, ROL has consistently used the ROL Marks in interstate commerce. The ROL Marks, by virtue of substantial use, have acquired great value as an indicator of ROL and ROL's Goods and Services, and distinguish them from the goods and services of others.

10. Since a date well prior to the filing dates of Applicant's Application, ROL has used the ROL Marks in connection with the sale and promotion of ROL's Goods and Services. Such

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use has been valid and continuous, and has not been abandoned.

11. If Applicant is allowed to register the mark in Applicant's Application, Applicant's corresponding <u>prima facie</u> exclusive right to use the mark ROL nationwide will conflict with ROL's lawful and prima facie exclusive right to use the ROL Marks nationwide.

12. Since a date well prior to the filing date of Applicant's Application, ROL has used the ROL Marks. Such use has been valid and continuous, and has not been abandoned. As a result of this use, well prior to the filing date of Applicant's Application, the relevant class of the public has come to associate ROL with the ROL Marks.

13. ROL has invested substantial amounts of time, effort and money in the ROL Marks throughout the United States. By reason of ROL's widespread and continuous use of the ROL Marks, in addition to the protection afforded by ROL's Registration, ROL has extensive, non-registered statutory and common law rights in the ROL Marks.

14. ROL, through sales, advertising and promotion of ROL's Goods and Services under the ROL Marks, since a date prior to the filing date of Applicant's Application, has built up at great expense and effort, valuable goodwill symbolized by the ROL Marks.

15. ROL's Goods and Services have received widespread success.

16. In view of ROL's prior rights in the ROL Marks, Applicant is not entitled to registration of a ROL containing or consisting mark for services in Classes 35 and 42 pursuant to Section 2(d) of the Lanham Act, 15 U.S.C. § 1052(d).

17. In view of ROL's prior rights in the ROL Marks, Applicant is not entitled to registration of the mark in Applicant's Application for services in Classes 35 and 42 pursuant to Section 2(d) of the Lanham Act, 15 U.S.C. § 1052(d).

18. The mark in Applicant's Application is likely to cause confusion with the registered mark identified above. Additionally, Applicant seeks registration for services that are closely related

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to some of ROL's Goods and Services. The mark in Applicant's Application and use thereof is likely to cause confusion in, or to cause mistake by, or to deceive the trade and purchasing public into believing that Applicant's services originate with ROL or are otherwise authorized, licensed or sponsored by ROL.

19. The term ROL in Applicant's Application is likely to cause confusion with the registered mark identified above. Additionally, Applicant seeks registration for services closely related to ROL's Goods and Services, as well as the goods and services identified in ROL's Registration, detailed above. As such, the mark ROL is used on or in connection with the services identified in Applicant's Application, they are likely to cause confusion, or to cause mistake or to deceive within the meaning of Section 2(d) of the Trademark Act, 15 U.S.C. § 1052(d).

20. The term ROL in Applicant's Application is likely to cause confusion with the registered marks identified above. Additionally, Applicant seeks registration for services closely related to ROL's Goods and Services, as well as the goods and services identified in ROL's Registration, detailed above. As such, when the mark in Applicant's Application is used on or in connection with the services identified in Applicant's Application, it is likely to cause confusion, or to cause mistake or to deceive within the meaning of Section 2(d) of the Trademark Act, 15 U.S.C. § 1052(d).

21. The mark in Applicant's Application is likely to cause confusion with the registered mark identified above. Additionally, Applicant seeks registration for services that are closely related to some of ROL's Goods and Services, as well as the goods identified in ROL's Registration, detailed above. The mark in Applicant's Application and use thereof is likely to cause confusion in, or to cause mistake by, or to deceive the trade and purchasing public into believing that Applicant's services originate with ROL or are otherwise authorized, licensed or sponsored by ROL.

22. The term ROL in Applicant's Application is likely to cause confusion with the ROL

Marks. Applicant seeks registration for services closely related to ROL's Goods and Services. As such, when ROL containing or consisting marks are used in connection with the services identified in Applicant's Application, it is likely to cause confusion, or to cause mistake or to deceive within the meaning of Section 2(d) of the Trademark Act, 15 U.S.C. § 1052(d).

23. The mark in Applicant's Application is likely to cause confusion with the ROL Marks. Additionally, Applicant seeks registration for services closely related to ROL's Goods and Services. The mark in Applicant's Application and use thereof is likely to cause confusion in, or to cause mistake by, or to deceive the trade and purchasing public into believing that Applicant's services originate with ROL or are otherwise authorized, licensed or sponsored by ROL.

24. Through extensive use and advertising of the ROL Marks, they have become famous for ROL's Goods and Services since a date well prior to the filing dates of Applicant's Application.

25. Through extensive use and advertising of the mark in ROL's Registration, the mark has become famous for ROL's Goods and Services since a date well prior to the filing dates of Applicant's Application.

26. Through extensive use and advertising of the mark in ROL's Registration, the ROL Marks have become famous for ROL's Goods and Services since a date well prior to the filing dates of Applicant's Application.

27. Through extensive use and advertising of the ROL Marks, they have become famous for ROL's Goods since a date well prior to the filing dates of Applicant's Application.

28. Through extensive use and advertising of the mark in ROL's Registration, the mark has become famous for ROL's Goods since a date well prior to the filing dates of Applicant's Application.

29. Through extensive use and advertising of the ROL Marks, they have become famous for ROL's Goods and Services since a date well prior to Applicant's first use of the mark in

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Applicant's Application.

30. Through extensive use and advertising of the mark in ROL's Registration, the name ROL and mark have become famous for ROL's Goods and Services since a date well prior to Applicant's first use of the mark in Applicant's Application.

31. Through extensive use and advertising of the mark in ROL's Registration, the ROL mark has become famous for ROL's Goods since a date well prior to the Applicant's first use of the mark in Applicant's Application.

32. Through extensive use and advertising of the mark in ROL's Registration, the mark has become famous for ROL's Goods and Services since a date well prior to the Applicant's first use of the mark in Applicant's Application.

33. Applicant's use and registration of the mark shown in Applicant's Application will dilute the distinctive quality of the ROL Marks within the meaning of Section 43(c) of the Trademark Act, 15 U.S.C. 1125(c), and will lessen the ability of the ROL Marks to distinguish the products and services of ROL, regardless of the category of products or services in connection with which Applicant uses the mark in Applicant's Application.

34. Applicant's use and registration of the mark shown in Applicant's Application will dilute the distinctive quality of the name and mark ROL within the meaning of Section 43(c) of the Trademark Act, 15 U.S.C. 1125(c), and will lessen the ability of the name and mark ROL to distinguish the products and services of ROL, regardless of the category of products or services in connection with which Applicant uses ROL containing or consisting marks.

35. Applicant's use and registration of the mark shown in Applicant's Application is likely to dilute the distinctive quality of the ROL Marks within the meaning of Section 43(c) of the Trademark Act, 15 U.S.C. 1125(c), and will lessen the ability of the ROL Marks to distinguish the products and services of ROL, regardless of the category of products or services in connection with

which Applicant uses ROL containing or consisting marks.

36. Applicant's use and registration of the mark shown in Applicant's Application is likely to dilute the distinctive quality of the ROL Marks within the meaning of Section 43(c) of the Trademark Act, 15 U.S.C. 1125(c), and will lessen the ability of the ROL Marks to distinguish the products and services of ROL, regardless of the category of products or services in connection with which Applicant uses the mark in Applicant's Application.

37. Applicant has no license, consent or permission from ROL to use or register the mark ROL.

38. Applicant has no license, consent or permission from ROL to use or register ROL containing marks.

39. Applicant has no license, consent or permission from ROL to use or register ROL consisting marks.

40. There are no limitations as to the channels of trade in ROL's Registration.

41. There are no limitations as to the channels of trade in Applicant's Application.

42. There are no limitations as to the consumers in Applicant's Application.

43. There are no limitations as to the consumers in ROL's Registration.

44. The mark in Application No. 88280438 is identical to the mark shown in ROL's Registration.

45. The mark in Applicant's Application is identical to the mark shown in ROL's Registration.

46. The mark in Applicant's Application is likely to cause confusion with the mark in ROL's Registration.

47. The mark in Applicant's Application is likely to deceive by falsely suggesting a connection with ROL.

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48. The mark in Applicant's Application is likely to deceive by falsely suggesting a connection with ROL's Goods and Services.

49. The mark in Applicant's Application is likely to deceive by falsely suggesting a connection with the goods in ROL's Registration.

50. The mark in Applicant's Application is likely to deceive by falsely suggesting a connection with the services in ROL's Registration.

51. The mark in Applicant's Application is likely to cause confusion with ROL's Goods and Services.

52. The mark ROL in Applicant's Application is substantially similar in commercial impression to the marks in ROL's Registration.

53. The mark ROL in Applicant's Application is substantially similar in commercial impression to the ROL Marks.

54. The term ROL in Applicant's Application is virtually identical in commercial impression to the marks in ROL's Registration.

55. The term ROL in Applicant's Application is virtually identical in commercial impression to the ROL Marks.

56. The mark ROL in Applicant's Application is identical to the mark ROL in ROL's Registration.

57. The mark in Applicant's Application is likely to cause confusion with the goods in ROL's Registration.

58. The mark in Applicant's Application is likely to cause confusion with the services in ROL's Registration.

59. The term ROL in the mark in Applicant's Application and the ROL Marks are similar in sight and sound.

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60. The term ROL in the mark in Applicant's Application and the term ROL in ROL's Registration are similar in sight and sound.

61. The term ROL in the mark in Applicant's Application and the term ROL in ROL's Registration are identical.

62. The term ROL in the mark in Applicant's Application and the term ROL in ROL's Application are similar in sight and sound.

63. Based on the services identified in Applicant's Application, Applicant's services will be related to ROL's Goods and Services.

64. Based on the services identified in Applicant's Application, Applicant's services will be related to the goods in ROL's Registration.

65. Based on the services identified in Applicant's Application, Applicant's services are related to the goods and services in ROL's Registration.

66. Based on the services identified in Applicant's Application, Applicant's services are related to ROL's Services.

67. Applicant's Application seeks registration for services including business consulting services.

68. Applicant's Application seeks registration for services including business management consulting and advisory services.

69. Applicant's Application seeks registration for services including business strategy consulting services.

70. Applicant's Application seeks registration for services including business management consultation for the implementation of strategic plans.

71. Applicant's Application seeks registration for services including business organizational consultation.

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72. Applicant's Application seeks registration for services including business management consultation featuring business management effectiveness.

73. Applicant's Application seeks registration for services including Software as a service (SaaS) services featuring software for accessing data and information applying artificial intelligence driven technology and mobile application technology in the field of business technology, leadership and management technology, strategy technology, strategy execution technology, organizational technology, leadership and management effectiveness technology, leadership and management execution technology, project management technology, human capital management technology, B2B technology, customer relationship management technology, social platforms and digital communication platforms, project management software, productivity software, digital calendars.

74. Applicant's Application seeks registration for services including Software as a service (SaaS) services featuring software for businesses.

75. Applicant's Application seeks registration for services including Business consulting, business management consulting and advisory services; business consultation in the field of business leadership development; business strategy consulting services; business management consultation for the implementation of strategic plans; business organizational consultation; business management consultation featuring business management effectiveness; business management and strategy execution.

76. ROL's Registration includes business services in Class 35.

77. ROL's Registration includes computer services in Class 42.

78. Due to ROL's long, extensive and well-publicized use of the mark in ROL's Registration, the mark is famous and are associated exclusively with ROL and its high quality

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goods and services.

79. ROL's rights to the ROL Marks are superior to those of Applicant.

80. ROL used the ROL mark prior to Applicant's first use of the ROL mark.

81. ROL used the ROL mark prior to Applicant's first use of a ROL containing mark.

82. By reason of all the foregoing, ROL will be gravely damaged by the registration of the marks shown in Applicant's Application because registration of these mark would be in violation of ROL's trademark and trade name rights.

WHEREFORE, ROL prays that Applicant's Application be rejected and stricken, that no

registrations be issued thereon to Applicant, and that this Opposition be sustained in its favor.

Respectfully submitted,

KNOBBE, MARTENS, OLSON & BEAR, LLP

Dated: November 19, 2019

Ity R. Help By:

Stacey R. Halpern 2040 Main Street, 14th Floor Irvine, CA 92614 949-760-0404 efiling@knobbe.com Attorneys for Opposer. ROL Aktiebolag

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Mark: ROL

ROL

US Serial Number:	79215810	Application Filing Date:	May 08, 2017
US Registration Number:	5557667	Registration Date:	Sep. 11, 2018
Register:	Principal		
Mark Type:	Trademark, Service Mark		
TM5 Common Si Descri		LIVE/REGISTRATION	I/Issued and Active
20301		The trademark applica	tion has been registered with the Office.

Status: Registered. The registration date is used to determine when post-registration maintenance documents are due.

Status Date: Sep. 11, 2018

Publication Date: Jun. 26, 2018

Mark Information

Mark Literal ROL Elements:

Standard Character Yes. The mark consists of standard characters without claim to any particular font style, size, or color. Claim:

Mark Drawing 4 - STANDARD CHARACTER MARK

Type:

Related Properties Information

International 1363728 Registration Number:

International May 08, 2017 Registration Date:

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: Cloud computing, namely, providing virtual computer systems and virtual computer environments through cloud computing, cloud computing services, namely, providing electronic storage of data; providing temporary use of online non-downloadable computer software in the fields of interior design, architecture and construction drafting, for running, maintenance and operation of buildings, premises and workplaces; providing temporary use of online non-downloadable computer software in the fields of interior design and architecture for construction drafting, running, maintenance and operation of buildings, premises and workplaces; design and development of computer software; installation, repair, and rental of computer software; design of furniture, interiors, shops, office and conference furnishings, office and conference spaces and of interiors for hotels, restaurants and public spaces; computer services in the nature of creating and designing of customized websites for others with user-defined or user-specified information in the fields of interior design, architecture, construction drafting and for operation of buildings, premises and workplaces

International 042 - Primary Class

Class(es):

U.S Class(es): 100, 101

Class Status: ACTIVE

Basis: 66(a)

For: Administrative processing of purchase orders ; computerized file management; business data analysis, research and information services; information services relating to business matters; providing business information relating to data processing; business information services provided on-line from a computer database or the internet; providing benchmarking in the field of facility

		eports relating to business matters and business data; statistical analysis and e services in relation to computers, computer software, furniture including office blic spaces, shop fittings
International Class(es):	035 - Primary Class	U.S Class(es): 100, 101, 102
Class Status:	ACTIVE	
Basis:	66(a)	
For:	tables including height-adjustable base frames, seat	ing tables, desks, conference tables, sit/stand desks, table tops, base frames for ting furniture including chairs, armchairs, sofas and desk chairs, pedestals, namely, screens, benches, mirrors; furniture, namely, information and advertising ttings, not of metal
International Class(es):	020 - Primary Class	U.S Class(es): 002, 013, 022, 025, 032, 050
Class Status:	ACTIVE	
Basis:	66(a)	
For:	resources and computer software for optimization of of information and data; computer software in the fiel buildings; computer software in the field of architectu software for booking office facilities including premis and instruments for conducting, switching, transform processing apparatus and computers relating to coll multimedia, images and video in buildings, interior d individuals by detecting body temperature; motion se	software for collecting, processing and reporting data related to use of workplace f use of workplace resources; computer software for creating searchable databases elds of architecture and construction planning for operation and maintenance of ure for construction planning and operation and maintenance of buildings; computer ses, desks, chairs, computers, projectors, writing boards and printers; apparatus ning, accumulating, regulating or controlling electric current; electronic data lecting, processing, reproduction and production of sound, data, information, tesign, offices and public spaces; electrical sensors for sensing the presence of ensors; detectors, namely, motion detectors, smoke detectors; accessories and nely, electronic components for the foregoing detectors and sensors
International Class(es):	009 - Primary Class	U.S Class(es): 021, 023, 026, 036, 038
Class Status:	ACTIVE	
Basis:	66(a)	
For:	Metal fittings for shelving and display units, namely, metal; non-luminous and non-mechanical signs; fittir	racks, brackets and panels; metal boxes for storage purposes; baskets of common ngs of metal for furniture; metal hooks
International Class(es):	006 - Primary Class	U.S Class(es): 002, 012, 013, 014, 023, 025, 050
Class Status:	ACTIVE	
Basis:	66(a)	
	Basis Inform	nation (Case Level)
Filed Use:	No	Currently Use: No
Filed ITU:	No	Currently ITU: No

Filed 44D: No Filed 44E: No Filed 66A: Yes Filed No Basis: No

Current Owner(s) Information

Owner Name: ROL Aktiebolag

Owner Address: Flygplatsvägen 1 SE-555 93 Jönköping SWEDEN

Legal Entity Type: LIMITED LIABILITY COMPANY

State or Country SWEDEN Where Organized:

Currently 44E: No

Currently 66A: Yes

Currently No Basis: No

Attorney/Correspondence Information

Attorney of Record

Attorney Name: Stacey Halpern

Attorney Primary <u>efiling@knobbe.com</u> Email Address: Docket Number: ZACSE92.003I

Attorney Email Yes Authorized:

Correspondent Stacey Halpern Name/Address: Knobbe, Martens, Olson & Bear, LLP 2040 Main Street, 14th Floor Irvine, CALIFORNIA UNITED STATES 92614

Phone: 949-760-0404

Correspondent e- efiling@knobbe.com

. mail:

Fax: 949-760-9502

Correspondent e- Yes

mail Authorized:

Domestic Representative - Not Found

Prosecution History

Date	Description	Proceeding Number
Jan. 05, 2019	FINAL DECISION TRANSACTION PROCESSED BY IB	
Dec. 16, 2018	FINAL DISPOSITION NOTICE SENT TO IB	
Dec. 16, 2018	FINAL DISPOSITION PROCESSED	68359
Dec. 11, 2018	FINAL DISPOSITION NOTICE CREATED, TO BE SENT TO IB	
Sep. 11, 2018	REGISTERED-PRINCIPAL REGISTER	
Jun. 26, 2018	OFFICIAL GAZETTE PUBLICATION CONFIRMATION E-MAILED	
Jun. 26, 2018	PUBLISHED FOR OPPOSITION	
Jun. 06, 2018	NOTIFICATION OF NOTICE OF PUBLICATION E-MAILED	
May 15, 2018	APPROVED FOR PUB - PRINCIPAL REGISTER	
May 14, 2018	EXAMINER'S AMENDMENT ENTERED	88888
May 14, 2018	NOTIFICATION OF EXAMINERS AMENDMENT E-MAILED	6328
May 14, 2018	EXAMINERS AMENDMENT E-MAILED	6328
May 14, 2018	EXAMINERS AMENDMENT -WRITTEN	72620
Apr. 20, 2018	TEAS/EMAIL CORRESPONDENCE ENTERED	88889
Apr. 19, 2018	CORRESPONDENCE RECEIVED IN LAW OFFICE	88889
Apr. 19, 2018	TEAS REQUEST FOR RECONSIDERATION RECEIVED	
Jan. 25, 2018	NOTIFICATION OF FINAL REFUSAL EMAILED	
Jan. 25, 2018	FINAL REFUSAL E-MAILED	
Jan. 25, 2018	FINAL REFUSAL WRITTEN	72620
Jan. 18, 2018	TEAS/EMAIL CORRESPONDENCE ENTERED	88889
Jan. 17, 2018	CORRESPONDENCE RECEIVED IN LAW OFFICE	88889
Jan. 17, 2018	TEAS RESPONSE TO OFFICE ACTION RECEIVED	
Oct. 07, 2017	REFUSAL PROCESSED BY IB	
Sep. 18, 2017	NON-FINAL ACTION MAILED - REFUSAL SENT TO IB	
Sep. 18, 2017	REFUSAL PROCESSED BY MPU	71529
Sep. 15, 2017	APPLICATION FILING RECEIPT MAILED	
Sep. 13, 2017	NON-FINAL ACTION (IB REFUSAL) PREPARED FOR REVIEW	
Sep. 12, 2017	NON-FINAL ACTION WRITTEN	72620
Sep. 11, 2017	ASSIGNED TO EXAMINER	72620
Sep. 11, 2017	NEW APPLICATION OFFICE SUPPLIED DATA ENTERED IN TRAM	
Sep. 07, 2017	SN ASSIGNED FOR SECT 66A APPL FROM IB	

International Registration Information (Section 66a)

International Registration Number:	1363728	International Registration Date:	May 08, 2017
Priority Claimed Flag:	Yes	Date of Section 67 Priority Claim:	Nov. 09, 2016
•	REQUEST FOR EXTENSION OF PROTECTION PROCESSED	Date of International Registration Status:	Sep. 07, 2017
Notification of Designation Date:	Sep. 07, 2017	Date of Automatic Protection:	Mar. 07, 2019

First Refusal Flag:	Yes					
	TM Staff	and Location Informatio	n			
	TM Staff Information - None File Location					
Current Location:	PUBLICATION AND ISSUE SECTION	Date in Location: Sep. 11, 2018	3			
		Proceedings				
		Troccomgs				
Summary						
Number of Proceedings:	1					
	Type of F	Proceeding: Opposition				
Proceeding Number:		Filing Date: Oct 16, 2017				
Status:	Terminated	Status Date: Jul 11, 2018				
Interlocutory Attorney:	ELIZABETH WINTER					
Automey.		Defendant				
Name:	Indiggo Associates, LLC					
	ERIC J VON VORYS SHULMAN ROGERS GANDAL PORDY & 12505 PARK POTOMAC AVENUE SIXTI POTOMAC MD UNITED STATES, 20854	I FLOOR				
Correspondent e- mail:	evonvorys@shulmanrogers.com					
Associated marks						
Mark		Application Status		Serial Number	Registration Number	
ROL		Abandoned - After Inter-Partes Decision		<u>87267323</u>		
		Plaintiff(s)				
Name:	ROL Aktiebolag, ROL Ergo AB					
	STACEY R HALPERN KNOBBE MARTENS OLSON & BEAR LL 2040 MAIN STREET, 14TH FLOOR IRVINE CA UNITED STATES, 92614	P				
Correspondent e- mail:	efiling@knobbe.com					
Associated marks						
Mark		Application Status		Serial Number	Registration Number	
ROL		SECTION 71 & 15-ACCEPTED AND ACKNOW	EDGED	79042837	3821939	
ROL ERGO		SECTION 71 & 15-ACCEPTED AND ACKNOW	EDGED	<u>79108823</u>	<u>4503550</u>	
ROL ERGO		Registered		<u>79202113</u>	<u>5319545</u>	
ROL		Registered		<u>79215810</u>	<u>5557667</u>	
		Prosecution History				
Entry Number	History Text		Date		Due Date	
1	FILED AND FEE		Oct 16, 2017			
2	NOTICE AND TRIAL DATES SENT; AN	SWER DUE:	Oct 16, 2017		lov 25, 2017	
3	PENDING, INSTITUTED		Oct 16, 2017			
4	D MOT FOR EXT W/ CONSENT		Nov 30, 201			
5	TRIAL DATES RESET D MOT FOR EXT W/ CONSENT		Dec 01, 201			
6 7	EXTENSION OF TIME GRANTED		Dec 21, 201 Jan 12, 2018			

8	ANSWER	Feb 23, 2018
9	P MOT TO SUSPEND	Mar 19, 2018
10	D OPP/RESP TO MOTION	Apr 02, 2018
11	P REPLY IN SUPPORT OF MOTION	Apr 20, 2018
12	W/DRAW OF APPLICATION	Jul 09, 2018
13	BD DECISION: DISMISSED W/O PREJ	Jul 10, 2018
14	TERMINATED	Jul 11, 2018