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Filing date: **06/11/2016**

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

Proceeding	92057241
Party	Plaintiff Daniel M. Goodman
Correspondence Address	SAWNIE R ALDREDDE PO BOX 120713 NASHVILLE, TN 37212 UNITED STATES trip@aldredgelaw.com
Submission	Testimony For Plaintiff
Filer's Name	Sawnie R. Aldredge
Filer's e-mail	trip@aldredgelaw.com
Signature	/Sawnie R. Aldredge/
Date	06/11/2016
Attachments	Petitioner Notice of Filing .pdf(167604 bytes)

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

Petitioner: Daniel M. Goodman c/o P.O. Box 120713, Nashville, Tennessee
37212

Registrant: Steven Berlin, Suite 224, 3439 N.E. Sandy Blvd. Portland,
Oregon 97232.

Proceeding Number 92057241

PETITIONER'S NOTICE OF FILING

Comes now Petitioner through counsel and files Registrant's Responses to
Petitioner's First Set of Interrogatories.

Respectfully submitted,

/s/Sawnie R. Aldredge
Sawnie R. Aldredge
Attorney for Petitioner
P.O. Box 120713
Nashville, Tennessee 37212
(615) 385-4437
trip@aldregelaw.com

CERTIFICATE OF SERVICE

I hereby certify that a true and correct copy of the foregoing Petitioner's Notice of Filing has been sent by regular U.S. mail, postage prepaid to Thomas G. Carulli, Esq. attorney for Steve Berlin at Kaplan, Massamillo & Andres, 70 East 55th Street, 25th Floor, New York, New York 10022 and by email to tcarulli@kmalawfirm.com this the 11th day of June, 2016.

/s/ Sawnie R. Aldredge

**IN THE UNITED STATES PATENT AND TRADEMARK OFFICE BEFORE
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Petitioner: Daniel M. Goodman c/o P.O. Box 120713, Nashville, Tennessee
37212

Registrant: Steven Berlin, Suite 224, 3439 N.E. Sandy Blvd. Portland,
Oregon 97232.

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**REGISTRANT'S RESPONSES TO PETITIONER'S FIRST SET OF
INTERROGATORIES**

Registrant Steve Berlin (" Steve Berlin") hereby submits Registrant's responses to Petitioner's First Set of Interrogatories.

1. Describe in detail Steve Berlin's propriety interest in the "Los Super Seven" service mark.

Answer:

In addition to having conceived of the mark, Applicant and other members of the famous group LOS LOBOS performed under the mark LOS SUPER SEVEN, and Applicant produced recordings of the group that performed under that mark, more than a decade ago. More recently, Applicant adopted and commenced use of the mark LOS SUPER SEVEN.

2. Identify each public performance undertaken by Steve Berlin utilizing the "Los Super Seven" service mark.

Answer:

Applicant has not participated in any such performances but has given permission to member of LOS LOBOS to conduct performances under the mark each of the last several years.

3. Has Steve Berlin ever been engaged by Goodman to produce sound recordings? If so please describe the details regarding each such engagement.

Answer:

Applicant produced an album by the first Los Super Seven group, which won a Grammy, and then produced a subsequent one. Applicant is a well-known musician and producer and has won countless awards attesting to that expertise. Goodman handled the administration of that recording, with Applicant's assistance without which the recordings would not have taken place.

4. Has Steve Berlin ever been engaged by Goodman to perform as a musician at live engagements? If so please describe the details regarding each such engagement.

Answer:

No.

5. Do you currently have any performances scheduled for a musical group utilizing the name "Los Super Seven"? If so please specify the details regarding these performances.

Answer:

No.

6. Identify each person who Steve Berlin expects to call as a witness in this proceeding and for such person please state the name, address and telephone number.

Answer:

David McNair, 1825 Gaston St.
Winston-Salem NC 27103
(917) 207-8221

Jeff Jones
27 Ovington Sq.
London
SW31LJ United Kingdom
07786551722

Max Baca
(210) 204-1867

7. Identify all print, broadcast or internet media in which Steve Berlin has advertised the services of "Los Super Seven" and provide the date of such advertisements.

Answer:

To the extent Applicant has located copies of such, they are attached or will be forwarded.

8. Identify all facts on which you intend to rely to support your assertion that Daniel Goodman abandoned the "Los Super Seven" service mark

Answer:

Mr Goodman never performed under the mark. Mr. Goodman has never had any association with any performance by any group under the mark for more than a decade.

9. Identify each individual currently performing as a musician in the performing group known as "Los Super Seven".

Answer:

None are currently performing.

10: Please state with specificity the amount of money earned by you utilizing the Los Super Seven service mark since 2010.

Zero

11. Please state with specificity if you are aware of any actions taken by Goodman in 2010 to prevent you from performing engagements utilizing the name "Los Super Seven".

Answer:

None -Applicant did not and never planned to engage in any performing engagement in 2010 using Los Super Seven so the question makes no sense.

/Steve Berlin/
Steve Berlin