

ESTTA Tracking number: **ESTTA1189678**

Filing date: **02/08/2022**

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

Petition for Cancellation

Notice is hereby given that the following party has filed a petition to cancel the registration indicated below.

Petitioner information

Name	Red Zone Technologies, LLC		
Entity	limited liability company	Citizenship	California
Address	345 CALIFORNIA STREET, 27TH FLOOR SAN FRANCISCO, CA 94104 UNITED STATES		

Correspondence information	RANDY TROXEL TRADEMARK-ASSOCIATES 1990 N. CALIFORNIA BLVD., 8TH FLOOR WALNUT CREEK, CA 94596 UNITED STATES Primary email: rtroxel@tmassoc.com 6506921700		
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Registration subject to cancellation

Registration no.	6042387	Registration date	04/28/2020
Register	Principal		
Registrant	SiteOne Landscape Supply, LLC 300 COLONIAL CENTER PARKWAY, SUITE 600 ROSWELL, GA 30076 UNITED STATES		

Goods/services subject to cancellation

Class 005. First Use: Dec 7, 2012 First Use In Commerce: Dec 7, 2012 All goods and services in the class are subject to cancellation, namely: Herbicides

Grounds for cancellation

Abandonment	Trademark Act Section 14(3)
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Attachments	REDZONE 2 6042387 Petition to Cancel.pdf(93927 bytes)
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Signature	//randytroxel//
Name	Randy Troxel
Date	02/08/2022

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

In the matter of:

Cancellation No. _____

U.S. Reg. No.: 6042387

Mark: REDZONE 2
Registered: Apr. 28, 2020

Plaintiff
Red Zone Technologies LLC

v.

Registrant
SiteOne Landscape Supply, LLC

PETITION TO CANCEL

Plaintiff Red Zone Technologies LLC (“Opposer”), believing that it will be damaged by continued registration of the above referenced mark, hereby submits this Petition to Cancel.

1. Red Zone Technologies LLC is a California limited liability company having its principal place of business at 345 California Street, 27th Floor, San Francisco, CA 94104.
2. On information and belief, Registrant SiteOne Landscape Supply, LLC is a Georgia limited liability company

having its principal place of business at 300 Colonial Center Parkway, Suite 600, Roswell, GEORGIA 30076.

3. On information and belief, Registrant has deliberately ceased using its REDZONE 2 trademark for three or more years, with no intention of using the trademark again in the future.

4. Plaintiff owns the following U.S. trademark applications:

<u>Mark</u>	<u>Ser. No.</u>	<u>Class(es)</u>
RED ZONE TECHNOLOGIES	90615882	001
RED ZONE TECHNOLOGIES	90615905	001
RED ZONE TECHNOLOGIES	90615921	005
RED ZONE TECHNOLOGIES	90615927	005

6. On Aug. 17, 2021, the TM Office issued initial refusals to register each of Plaintiff's four RED ZONE TECHNOLOGIES marks.

7. Plaintiff seeks to cancel the registration of REDZONE 2, on grounds that Registrant has abandoned its mark.

8. Plaintiff has been and will continue to be injured by the REDZONE 2 registration.

WHEREFORE, Plaintiff prays that the mark "REDZONE 2" in Reg. No. 6042387 be cancelled.

Dated: Feb. 8, 2022

Respectfully submitted,

By: //randytroxel//

Randy Troxel

Counsel for Plaintiff

Red Zone Technologies LLC

Trademark-Associates

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Please refer to Our File: 834-800