ESTTA Tracking number:

ESTTA1223592

07/21/2022

Filing date:

DEMARK OFFICE

# 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	ROADGET BUSINESS PTE, LTD.		
Entity	Entity Citizenship Singapore		Singapore
Address	7 TEMASEK BOULEVARD, # SUNTEC TOWER ONE SINGAPORE, 038987 SINGAPORE	12-07	

Attorney information	SUSAN L. HELLER GREENBERG TRAURIG, LLP 18565 JAMBOREE ROAD, SUITE 500 IRVINE, CA 92612 UNITED STATES Primary email: gtipmail@gtlaw.com Secondary email(s): hellers@gtlaw.com, nyleng@gtlaw.com, lee-jen@gtlaw.com, woodwardcraigl@gtlaw.com, Christine.Zgombic@gtlaw.com 949-732-6810
Docket no.	178669012300

#### Registration subject to cancellation

Registration no.	5122844	Registration date	01/17/2017
Register	Principal		
Registrant	DONGGUAN ZHICHEN RUB XINGDE ROAD, DONGKENG RM 301, BLDG 2, NO. 23, DON DONGGUAN, GUANGDONG, CHINA	TOWN IGKENG SECTION	D., LTD.

#### Goods/services subject to cancellation

Class 020. First Use: Dec 6, 2014 First Use In Commerce: Dec 6, 2014

All goods and services in the class are subject to cancellation, namely: Animal claws; Beds for household pets; Comb foundations for beehives; Crate covers for pets; Dog kennels; Kennels for household pets; Nesting boxes for animals; Nesting boxes for household pets; Pet ramp; Pet caskets; Pet crates; Pet cushions; Pet furniture; Pillows for household pets; Scratching posts for cats; Sections of wood for beehives; Bottle racks; Plate racks

Class 021. First Use: Dec 6, 2014 First Use In Commerce: Dec 6, 2014

All goods and services in the class are subject to cancellation, namely: Animal activated animal feeders; Animalactivated livestock feeders; Animalactivated livestock waterers; Brushes for pets; Cages for household pets; Cages for pets; Drinking troughs; Feeding vessels for pets; Feeding troughs; Household storage containers for pet food; Litter boxes for pets; Mangers for animals; Pet feeding and drinking bowls

### Grounds for cancellation

Mark never used in commerce	Trademark Act Section 14(6)
Fraud on the USPTO	Trademark Act Section 14(3); In re Bose Corp., 580 F.3d 1240, 91 USPQ2d 1938 (Fed. Cir. 2009)

Attachments	PETSINC- US Reg. No. 5122844- Petition to Cancel.pdf(3781453 bytes )	
Signature	/Susan L. Heller/	
Name	Susan L. Heller	
Date	07/21/2022	

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

ROADGET BUSINESS PTE, LTD.,	)
Petitioner,	Cancellation No.
VS.	)
DONGGUAN ZHICHEN RUBBER	
PRODUCTS CO., LTD.,	
	)
Respondent.	)

#### **PETITION FOR CANCELLATION**

Petitioner, ROADGET BUSINESS PTE, LTD. ("ROADGET BUSINESS" or "Petitioner") believes that it is, and will continue to be, damaged by Registration No. 5,122,844 on the Principal Register for the PETSINC mark (the "Respondent's Mark") owned by Respondent, DONGGUAN ZHICHEN RUBBER PRODUCTS CO., LTD. ("DONGGUAN ZHICHEN" or "Respondent"), and hereby petitions to cancel the same. The grounds for cancellation are as follows:

- 1. ROADGET BUSINESS is an entity organized in Singapore with an address of 7 Temasek Boulevard, #12-07, Suntec Tower One, Singapore, Singapore 038987.
- 2. ROADGET BUSINESS owns active U.S. trademark registrations and applications for several trademarks, which include, but are not limited to, U.S. Serial Nos. 90/712,765, 90/712,778, 90/712,792 and 90/712,799 that are applied on the Principal Register for the PETSIN mark (the "Petitioner's Mark") in connection with

- a. "Saddlery; Whips; Animal apparel; Animal carriers; Animal wraps and covers;
   Collars for animals; Collars for pets bearing medical information; Harnesses for animals; Leads for animals; Pet clothing; Pet hair bows" in International Class 18;
- b. "Hutches; Beds for household pets; Crate covers for pets; Kennels for household pets; Nesting boxes for animals; Nesting boxes for household pets; Non-metal pet tags; Non-metal safety gates for babies, children, and pets; Pet crates; Pet cushions; Pet furniture; Pet furniture in the nature of cat trees, cat condos; Pet grooming tables; Playhouses for pets; Portable beds for pets" in International Class 20;
- c. "Animal grooming gloves; Automatic litter boxes for pets; Brushes for pets; Cages for pets; Cages for carrying pets; Cages for household pets; Deshedding brushes for pets; Deshedding combs for pets; Electric pet brushes; Feeding vessels for pets; Indoor terrariums for animals or insects; Litter boxes for pets; Litter trays for pets; Mangers for animals; Non-mechanized pet waterers in the nature of portable water and fluid dispensers for pets; Pet drinking bowls; Pet feeding and drinking bowls; Scoops for the disposal of pet waste; Toothbrushes for pets; Baskets of wicker, wood, cloth for household purposes" in Class 21; and
- d. "Pet toys; Sports training apparatus, namely, ball launchers for pets" in International Class 28.

(the "Petitioner's Goods"). Attached as **Exhibit A** are true and correct copies of the TSDR records for the foregoing applications.

3. Upon information and belief, DONGGUAN ZHICHEN is a limited liability company organized in China with an address of XINGDE ROAD, DONGKENG TOWN, RM 301, BLDG 2, NO. 23, DONGKENG SECTION, DONGGUAN, GUANGDONG CHINA 523000.

- 4. Upon information and belief, Lei Bo, a Chinese individual with the address of RM208A, Wuye 2F, Shen Zhen Bei Zhan Xi Plaza A1, Zhi Yuan Zhong Road, Long Hua New District, Shen Zhen, Guang Dong, China, 518000 (the "Previous Owner of Respondent's Mark"), applied to register the Respondent's Mark for the following goods pursuant to Section 1(a) of the Lanham Act, 15 U.S.C. § 1051(a) on May 20, 2016 (the "Application Filing Date"), which was accorded US Serial No. 87/044,797 (the "Respondent's Application"):
  - a. "Animal claws; Beds for household pets; Comb foundations for beehives; Crate covers for pets; Dog kennels; Kennels for household pets; Nesting boxes for animals; Nesting boxes for household pets; Pet ramp; Pet caskets; Pet crates; Pet cushions; Pet furniture; Pillows for household pets; Scratching posts for cats; Sections of wood for beehives; Bottle racks; Plate racks" in Class 20; and
  - b. "Animal activated animal feeders; Animal activated livestock feeders; Animal activated livestock waterers; Brushes for pets; Cages for household pets; Cages for household pets; Cages for pets; Drinking troughs; Feeding vessels for pets; Feeding troughs; Household storage containers for pet food; Litter boxes for pets; Mangers for animals; Pet feeding and drinking bowls" in Class 21.

(the "Respondent's Goods").

5. The Respondent's Application for the Respondent's Goods contains the sworn statement that "the applicant is the owner of the trademark/service mark sought to be registered; the applicant is using the mark in commerce on or in connection with the goods/services in the application; the specimen(s) shows the mark as used on or in connection with the goods/services in the application." Attached as **Exhibit B** is a true and correct copy of the foregoing application.

- 6. Upon information and belief, the Respondent's Mark for the Respondent's Goods was registered on January 17, 2017 in the name of the Previous Owner of Respondent's Mark. Attached as **Exhibit C** is a true and correct copy of the foregoing Certificate of Registration.
- 7. Upon information and belief, an assignment was recorded for the Respondent's Mark from the Previous Owner of Respondent's Mark to Respondent on August 11, 2020 with the execution date of July 9, 2020. Attached as **Exhibit D** is a true and correct copy of the foregoing assignment.
- 8. Upon information and belief, Respondent currently owns U.S. Reg. No. 5,122,844 registered on the Principal Register for the Respondent's Mark for the Respondent's Goods. Attached as **Exhibit E** is a true and correct copy of the TSDR record for the foregoing registration.
- 9. On May 14, 2021, ROADGET BUSINESS applied to register the Petitioner's Mark for the Petitioner's Goods pursuant to Section 1(a) of the Lanham Act, 15 U.S.C. § 1051(a). Attached as **Exhibit A** is true and correct copies of the TSDR records for the foregoing applications.
- 10. On January 23, 2022, the Examining Attorney issued Office Actions refusing to register the Petitioner's Mark based on likelihood of confusion by citing prior registrations, including the Respondent's Mark for the Respondent's Goods. Attached as **Exhibit F** is true and correct copies of the foregoing Office Actions.

#### **Count I: Non-Use**

- 11. ROADGET BUSINESS restates and incorporates by reference the preceding allegations.
- 12. The Respondent's Application for the Respondent's Goods claims use and use in commerce of the Respondents Mark for the Respondent's Goods as of December 6, 2014 pursuant to Section 1(a) of the Lanham Act, 15 U.S.C. § 1051(a) accompanied by the following statements:
  - a. "In International Class 020, the mark was first used by the applicant or the applicant's related company or licensee predecessor in interest at least as early as 12/06/2014, and first used in commerce at least as early as 12/06/2014, and is now in use in such commerce. The applicant is submitting one(or more) specimen(s) showing the mark as used in commerce on or in connection with any item in the class of listed goods/services, consisting of a(n) the sample includes the scratching post with logo on its package;" and
  - b. "In International Class 021, the mark was first used by the applicant or the applicant's related company or licensee predecessor in interest at least as early as 12/06/2014, and first used in commerce at least as early as 12/06/2014, and is now in use in such commerce. The applicant is submitting one(or more) specimen(s) showing the mark as used in commerce on or in connection with any item in the class of listed goods/services, consisting of a(n) The sample includes the brush for pets with logo on it."

Attached as **Exhibit B** is a true and correct copy of the foregoing application.

13. The Respondent's Application for the Respondent's Goods contains the sworn statement that "the applicant is the owner of the trademark/service mark sought to be registered;

the applicant is using the mark in commerce on or in connection with the goods/services in the application; the specimen(s) shows the mark as used on or in connection with the goods/services in the application." Attached as **Exhibit B** is a true and correct copy of the foregoing application.

- 14. In support of the claim of use in commerce of the Respondent's Mark in the Respondent's Application, specimens were submitted with descriptions of "the sample includes the scratching post with logo on its package" and "the sample includes the brush for pets with logo on it" (the "Specimens of Record"). Attached as **Exhibit G** is true and correct copies of the foregoing specimens submitted by the Previous Owner of Respondent's Mark.
- 15. Upon information and belief, the Specimens of Record for the Respondent's Mark were digitally created or otherwise fabricated to display Respondent's Mark on the goods.
- 16. Upon information and belief, the identical or nearly identical photographs of the Specimens of Record are used to display different third-party marks based on the Petitioner's reasonable investigation as shown below and attached as **Exhibit H**, which are true and correct copies of the printouts from webpages showing the identical or nearly identical photographs with different third-party marks.
  - a. Identical or Nearly Identical Photographs as Specimens of Record for "Scratching posts for cats" in Class 20
    - i. <a href="https://www.amazon.com/Catit-Scratcher-with-Catnip-Wide/dp/B0032GEE8S?source=ps-sl-shoppingads-lpcontext&ref\_=fplfs&psc=1&smid=ATVPDKIKX0DER">https://www.amazon.com/Catit-Scratcher-with-Catnip-Wide/dp/B0032GEE8S?source=ps-sl-shoppingads-lpcontext&ref\_=fplfs&psc=1&smid=ATVPDKIKX0DER</a>
    - ii. <a href="https://www.chewy.com/catit-scratcher-catnip/dp/49885?utm\_source=google-product&utm\_medium=organic&utm\_campaign=%7Bcampaignid%7D&utm\_content=Catit&utm\_term=%7Bkeyword%7D">https://www.chewy.com/catit-scratcher-catnip/dp/49885?utm\_source=google-product&utm\_medium=organic&utm\_campaign=%7Bcampaignid%7D&utm\_content=Catit&utm\_term=%7Bkeyword%7D</a>
    - iii. <a href="https://www.chewy.com/catit-scratcher-catnip/dp/49886?utm\_source=google-product&utm\_medium=organic&utm\_campaign=%7Bcampaignid%7D&utm\_content=Catit&utm\_term=%7Bkeyword%7D">https://www.chewy.com/catit-scratcher-catnip/dp/49886?utm\_source=google-product&utm\_medium=organic&utm\_campaign=%7Bcampaignid%7D&utm\_content=Catit&utm\_term=%7Bkeyword%7D</a>
  - b. Identical or Nearly Identical Photographs as Specimens of Record for "Brushes for pets" in Class 21
    - i. <a href="https://www.walmart.com/ip/Wahl-Pet-Slicker-Brush-Small/291079503">https://www.walmart.com/ip/Wahl-Pet-Slicker-Brush-Small/291079503</a>

- ii. <a href="https://www.bigdweb.com/product/wahl+slicker+dog+brush.do">https://www.bigdweb.com/product/wahl+slicker+dog+brush.do</a>
- 17. Even if the Specimens of Record for the Respondent's Mark were not digitally created or otherwise fabricated, upon information and belief, the goods pictured in the Specimens of Record with the Respondent's Mark were not sold or transported in U.S. interstate commerce, in the ordinary course of trade, as of December 6, 2014 and/or the Application Filing Date.
- 18. On information and belief, the Previous Owner of Respondent's Mark and/or Respondent is not selling or shipping any of Respondent's Goods bearing the Respondent's Mark in the United States.
- 19. On information and belief, for at least the past three years, the Previous Owner of Respondent's Mark and/or Respondent has not used the Respondent's Mark in United States commerce in the ordinary course of trade in connection with Respondent's Goods.
- 20. On information and belief, the Previous Owner of Respondent's Mark and/or Respondent never used the Respondent's Mark in United States commerce in connection with Respondent's Goods.
- 21. On information and belief, and based on the Petitioner's reasonable investigation, the Previous Owner of Respondent's Mark and/or Respondent had not used the Respondent's Mark in U.S. interstate commerce for at least some of the Respondent's Goods in Classes 20 and 21 as of December 6, 2014 and/or the Application Filing Date, including at least for "Scratching posts for cats" in Class 20 and "Brushes for pets" in Class 21.
- 22. Because there was no *bona fide* use in commerce of the Respondent's Mark by the Previous Owner of Respondent's Mark and/or Respondent for at least some of the Respondent's Goods in Classes 20 and 21 before the Respondent's Application was filed, the Registration is

void *ab initio* and it should be cancelled for non-use with respect to at least for "Scratching posts for cats" in Class 20 and "Brushes for pets" in Class 21.

#### **Count II: Fraud**

- 23. ROADGET BUSINESS restates and incorporates by reference the preceding allegations.
- 24. The Respondent's Application for the Respondent's Goods claims use and use in commerce of the Respondents Mark for the Respondent's Goods as of December 6, 2014. Attached as **Exhibit B** is a true and correct copy of the foregoing application.
- 25. The Respondent's Application for the Respondent's Goods contains the sworn statement that "the applicant is the owner of the trademark/service mark sought to be registered; the applicant is using the mark in commerce on or in connection with the goods/services in the application; the specimen(s) shows the mark as used on or in connection with the goods/services in the application." The Respondent's Application also contains a standard declaration as to the truth of the statements in the Respondent's Application. Attached as **Exhibit B** is a true and correct copy of the foregoing application.
- 26. Upon information and belief, the Previous Owner of Respondent's Mark and/or Respondent was not and did not have any reason to believe that (a) it was the owner of the Respondent's Mark; (b) it was using the mark in commerce on or in connection with the Respondent's Goods in the Respondent's Application; and (c) the Specimens of Record for the Respondent's Mark show the Respondent's Mark as used on or in connection with the Respondent's Goods as of December 6, 2014 and/or the Application Filing Date.

- 27. Upon information and belief, other third-parties owned and were entitled to the photographs that were submitted as the Specimens of Record, because the identical or nearly identical photographs as the Specimens of Record were and still are used to display different third-party marks based on the Petitioner's reasonable investigation as attached as **Exhibit H**, which are true and correct copies of the printouts from webpages showing the identical or nearly identical photographs with different third-party marks.
- 28. Upon information and belief, the Previous Owner of Respondent's Mark and/or Respondent made false statements as to its ownership, use and entitlement to use of the Respondent's Mark with the intent to procure a registration to which the Previous Owner of Respondent's Mark and/or Respondent was not entitled.
- 29. Upon information and belief, false statements by the Previous Owner of Respondent's Mark and/or Respondent were made knowingly. The Previous Owner of Respondent's Mark and/or Respondent made knowing false statements as to its ownership, use and entitlement to use of the Respondent's Mark with the intent to procure a registration to which the Previous Owner of Respondent's Mark and/or Respondent was not entitled.

#### Count III: Invalid Registration- No Ownership, Use and Entitlement to Use

- 30. ROADGET BUSINESS restates and incorporates by reference the preceding allegations.
- 31. The Respondent's Application was filed, approved and registered based solely on the Previous Owner of Respondent's Mark and/or Respondent's alleged ownership, use and entitlement to use of the Respondent's Mark in connection with Respondent's Goods. Upon information and belief, the Previous Owner of Respondent's Mark and/or Respondent did not have

such ownership, use and entitlement to use at any time prior to or on December 6, 2014 and/or the

Application Filing Date. Thus, the Respondent's Mark is void and invalid for lack of the Previous

Owner of Respondent's Mark and/or Respondent's ownership, use and entitlement to use of the

Respondent's Mark in connection with Respondent's Goods.

WHEREFORE, Petitioner requests that the Trademark Trial and Appeal Board:

1. Sustain this Petition for Cancellation;

2. Order the cancellation of U.S. Registration No. 5,122,844; and

3. Grant Petitioner any further relief the Board deems equitable.

Respectfully submitted,

GREENBERG TRAURIG, LLP

Date: July 21, 2022

//Susan L. Heller//

Susan L. Heller Gregory A. Nylen Sang Eun Lee

18565 Jamboree Road, Suite 500 Irvine, CA 92612 Telephone: (949) 732-6810 hellers@gtlaw.com nyleng@gtlaw.com

Attorneys for Petitioner

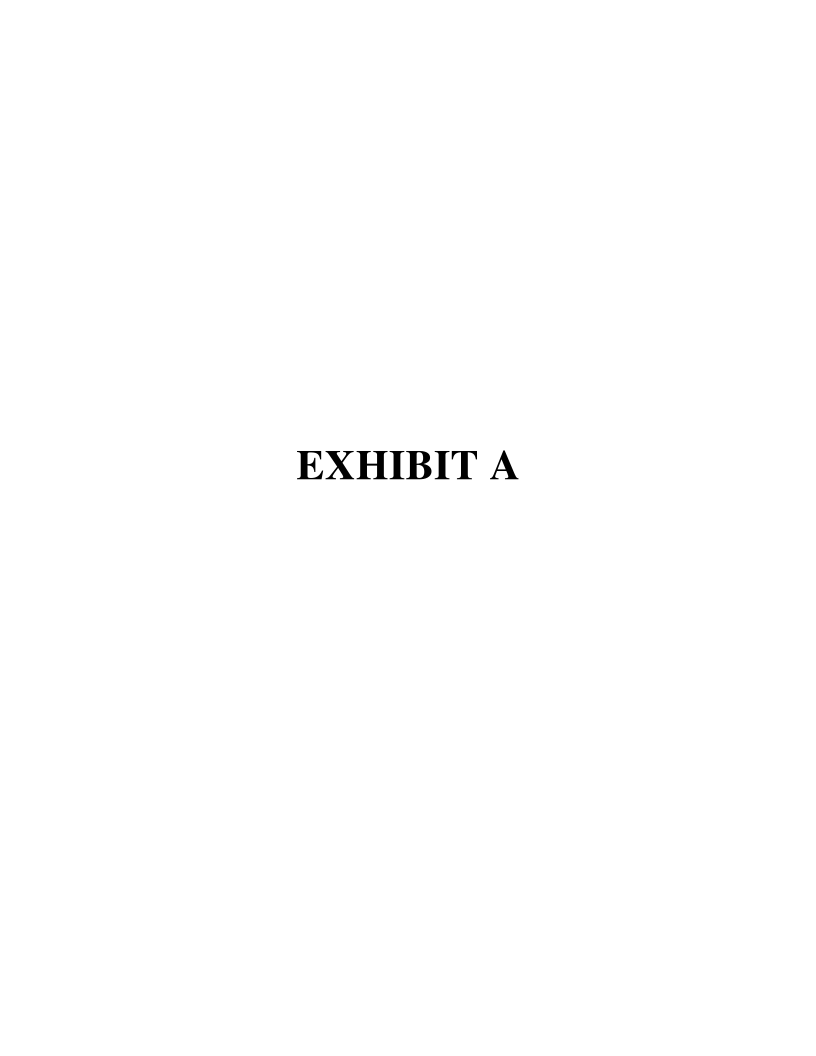
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#### **CERTIFICATE OF SERVICE**

I hereby certify that a true and complete copy of the foregoing Petition for Cancellation has been served on DONGGUAN ZHICHEN RUBBER PRODUCTS CO., LTD. by electronic mail on July 21, 2022, notifying a copy to follow by First Class Mail, postage prepaid, in an envelope as shown below, as follows:

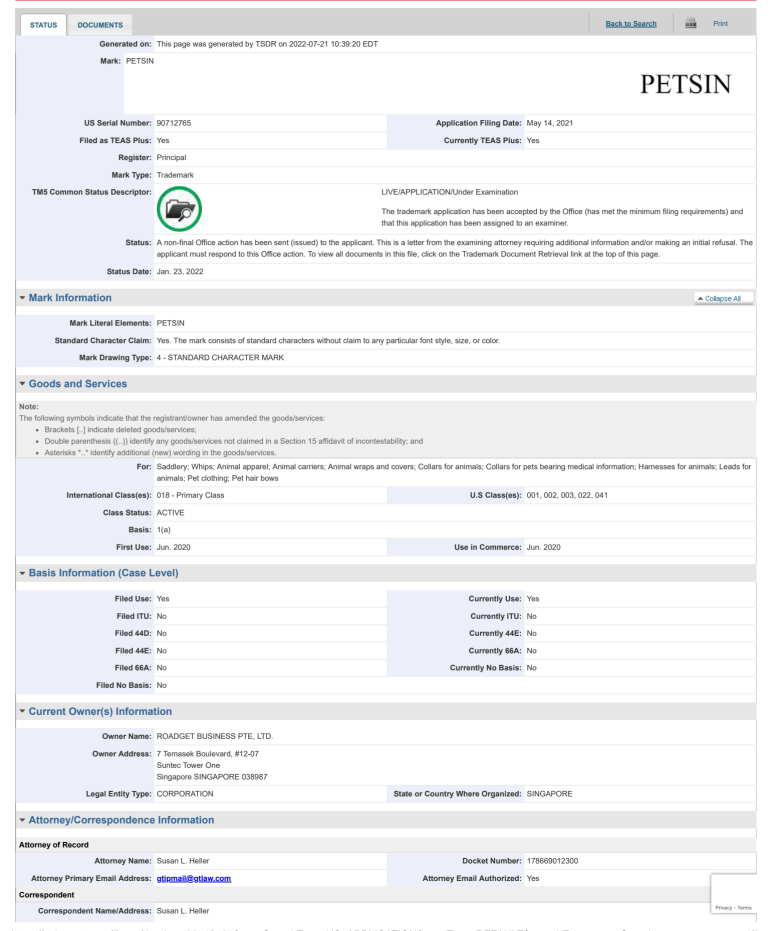
Kevin O'Keefe 81 70 St Brooklyn, New York 11209 Email: KOK12721@OUTLOOK.COM

//Sang Eun Lee//
Sang Eun Lee



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Processing Wait Times: Please note that due to an extraordinary surge in applications, processing times are longer than usual. See <u>current trademark processing wait times</u> for more information.



Greenberg Traurig, LLP

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christine.zgombic@gtlaw.com

Domestic Representative

Domestic Representative Name: Susan L. Heller Phone: 949-732-6810

Fax: 949-732-6501

Domestic Representative e-mail: gtipmail@gtlaw.com

Domestic Representative e-mail: Yes

Authorized:

Correspondent e-mail Authorized: Yes

Fax: 949-732-6501

#### **▼ Prosecution History**

Date	Description	Proceeding Number
Jul. 18, 2022	APPLICANT/CORRESPONDENCE CHANGES (NON-RESPONSIVE) ENTERED	88888
Jul. 18, 2022	TEAS CHANGE OF CORRESPONDENCE RECEIVED	
Jul. 18, 2022	TEAS CHANGE OF DOMESTIC REPRESENTATIVES ADDRESS	
Jul. 18, 2022	ATTORNEY/DOM.REP.REVOKED AND/OR APPOINTED	
Jul. 18, 2022	TEAS REVOKE/APP/CHANGE ADDR OF ATTY/DOM REP RECEIVED	
Jul. 18, 2022	TEAS CHANGE OF OWNER ADDRESS RECEIVED	
Jun. 08, 2022	AUTOMATIC UPDATE OF ASSIGNMENT OF OWNERSHIP	
Jan. 23, 2022	NOTIFICATION OF NON-FINAL ACTION E-MAILED	
Jan. 23, 2022	NON-FINAL ACTION E-MAILED	
Jan. 23, 2022	NON-FINAL ACTION WRITTEN	90341
Jan. 23, 2022	ASSIGNED TO EXAMINER	90341
Aug. 16, 2021	NEW APPLICATION OFFICE SUPPLIED DATA ENTERED IN TRAM	
May 18, 2021	NEW APPLICATION ENTERED IN TRAM	

#### **▼ TM Staff and Location Information**

#### TM Staff Information

TM Attorney: OAKES, ANNA JENNIE Law Office Assigned: LAW OFFICE 103

File Location

Current Location: TMEG LAW OFFICE 103 - EXAMINING ATTORNEY ASSIGNED Date in Location: Jan. 23, 2022

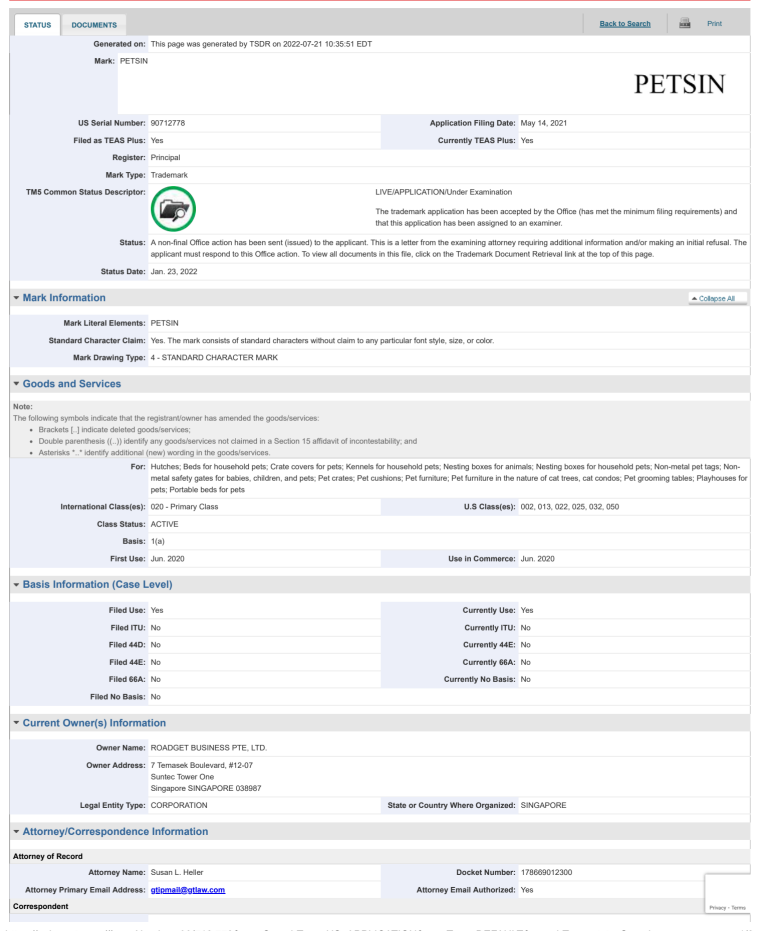
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Correspondent Name/Address: Susan L. Heller

Greenberg Traurig, LLP 18565 Jamboree Road, Suite 500

Irvine, CALIFORNIA UNITED STATES 92612

Phone: 949-732-6810

Fax: 949-732-6501 Correspondent e-mail: gtipmail@gtlaw.com hellers@gtlaw.com Correspondent e-mail Authorized: Yes

woodwardcraigl@gtlaw.com leejen@gtlaw.com christine.zgombic@gtlaw.com

Domestic Representative

Domestic Representative Name: Susan L. Heller Phone: 949-732-6810

Fax: 949-732-6501

Domestic Representative e-mail: gtipmail@gtlaw.com Domestic Representative e-mail Yes

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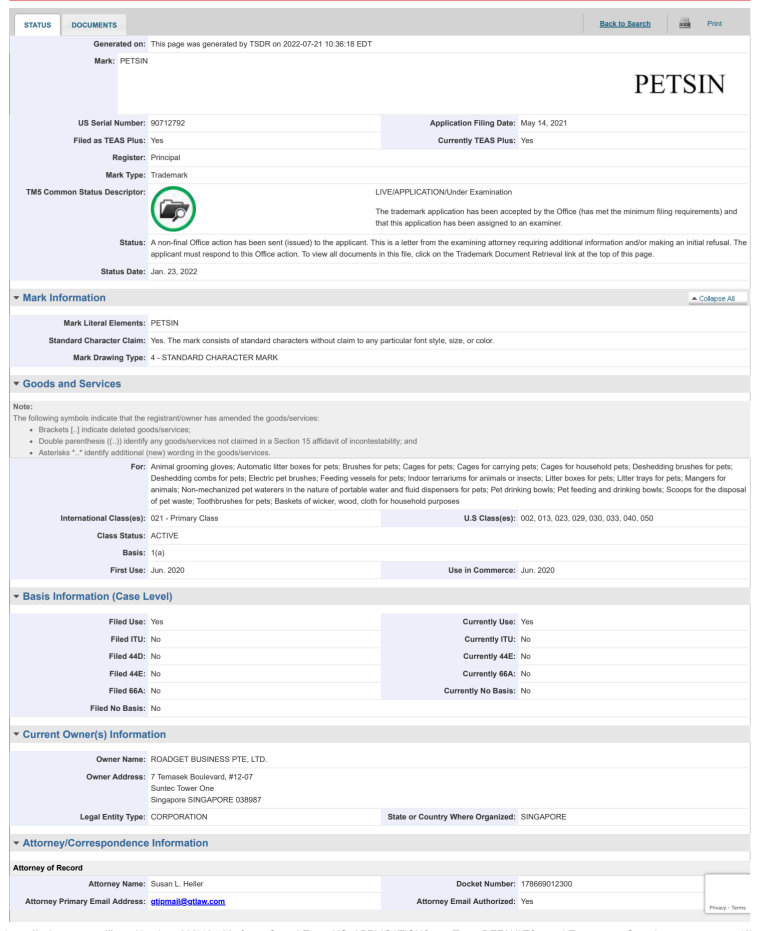
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Authorized:

Date in Location: Jan. 23, 2022

Correspondent Correspondent Name/Address: Susan L. Heller Greenberg Traurig, LLP 18565 Jamboree Road, Suite 500 Irvine, CALIFORNIA UNITED STATES 92612 Phone: 949-732-6810 Fax: 949-732-6501 Correspondent e-mail: gtipmail@gtlaw.com hellers@gtlaw.com Correspondent e-mail Authorized: Yes woodwardcraigl@gtlaw.com leejen@gtlaw.com christine.zgombic@gtlaw.com Domestic Representative Domestic Representative Name: Susan L. Heller Phone: 949-732-6810 Fax: 949-732-6501 Domestic Representative e-mail: gtipmail@gtlaw.com Domestic Representative e-mail Yes

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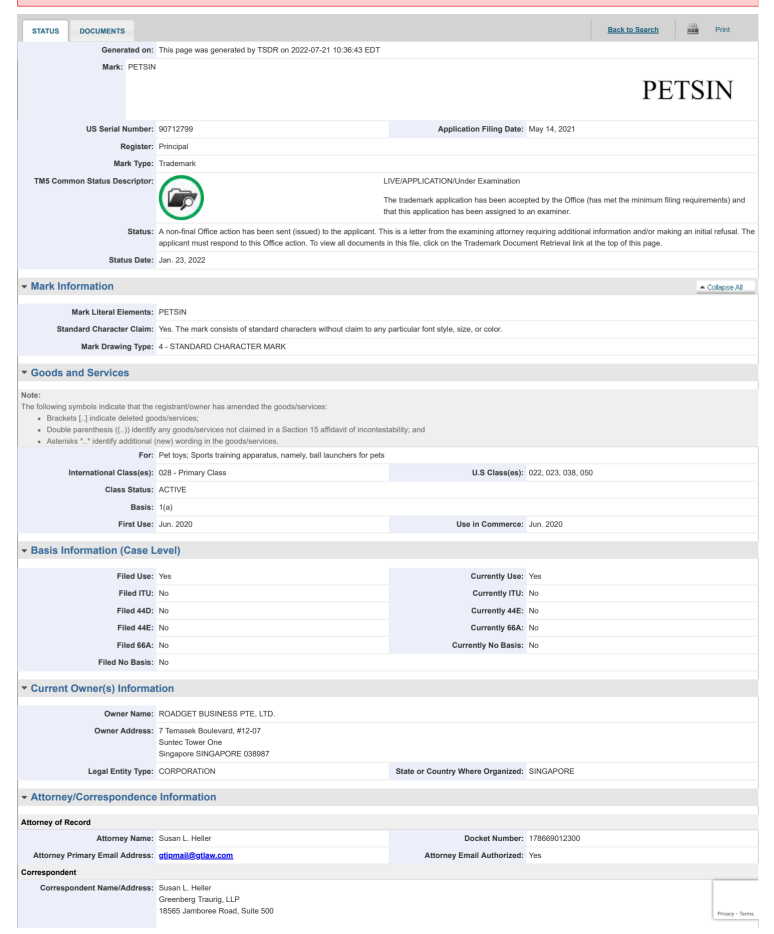
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May 18, 2021	NEW APPLICATION ENTERED IN TRAM	

#### **▼ TM Staff and Location Information**

#### TM Staff Information

TM Attorney: OAKES, ANNA JENNIE Law Office Assigned: LAW OFFICE 103

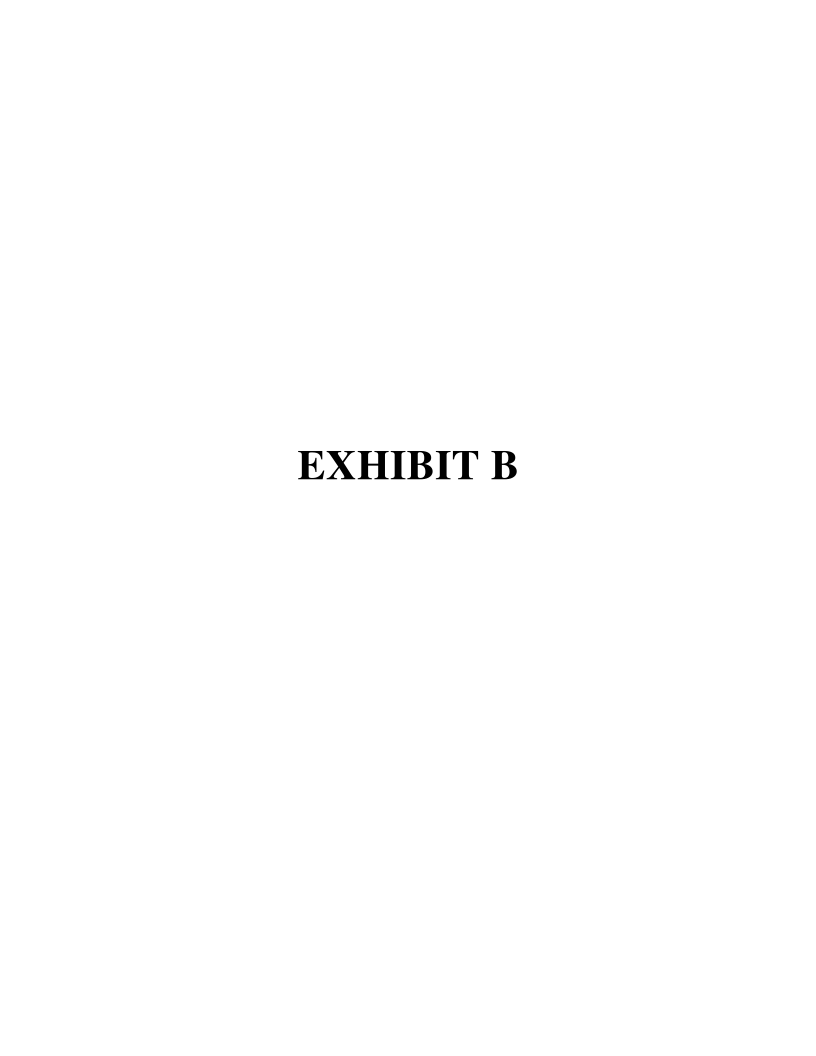
File Location

Current Location: TMEG LAW OFFICE 103 - EXAMINING ATTORNEY ASSIGNED Date in Location: Jan. 23, 2022

#### ▼ Assignment Abstract Of Title Information - Click to Load

#### ▼ Proceedings - Click to Load

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OMB No. 0651-0009 (Exp 02/28/2018)

#### Trademark/Service Mark Application, Principal Register

#### **TEAS Plus Application**

Serial Number: 87044797 Filing Date: 05/20/2016

NOTE: Data fields with the \* are mandatory under TEAS Plus. The wording "(if applicable)" appears where the field is only mandatory under the facts of the particular application.

#### The table below presents the data as entered.

Input Field	Entered	
TEAS Plus	YES	
MARK INFORMATION		
*MARK	PetSinc PetSinc	
*STANDARD CHARACTERS	YES	
USPTO-GENERATED IMAGE	YES	
LITERAL ELEMENT	PetSinc	
*MARK STATEMENT	The mark consists of standard characters, without claim to any particular font, style, size, or color.	
REGISTER	Principal	
APPLICANT INFORMATION		
*OWNER OF MARK	Lei Bo	
INTERNAL ADDRESS	RM208A,Wuye 2F,ShenZhenBeiZhanXiPlaza A1	
*STREET	ZhiYuan Zhong Road, LongHua New District	
*CITY	ShenZhen, GuangDong	
*COUNTRY	China	
*ZIP/POSTAL CODE (Required for U.S. applicants)	518000	
PHONE	+8613425110551	
EMAIL ADDRESS	XXXX	
AUTHORIZED TO COMMUNICATE VIA EMAIL	Yes	
LEGAL ENTITY INFORMATION		
*TYPE	INDIVIDUAL	
* COUNTRY OF CITIZENSHIP	China	
GOODS AND/OR SERVICES AND BASIS INFOR	MATION	
*INTERNATIONAL CLASS	020	
	Animal claws; Beds for household pets; Comb foundations for beehives; Crate covers for pets; Dog kennels; Kennels for	

*IDENTIFICATION	household pets; Nesting boxes for animals; Nesting boxes for household pets; Pet ramp; Pet caskets; Pet crates; Pet cushions; Pet furniture; Pillows for household pets; Scratching posts for cats; Sections of wood for beehives; Bottle racks; Plate racks
*FILING BASIS	SECTION 1(a)
FIRST USE ANYWHERE DATE	At least as early as 12/06/2014
FIRST USE IN COMMERCE DATE	At least as early as 12/06/2014
SPECIMEN FILE NAME(S)	\\\TICRS\EXPORT16\IMAGEOUT 16\870\447\87044797\xml1\FTK0003.JPG
SPECIMEN DESCRIPTION	the sample includes the scratching post with logo on its package.
*INTERNATIONAL CLASS	021
*IDENTIFICATION	Animal activated animal feeders; Animal activated livestock feeders; Animal activated livestock waterers; Brushes for pets; Cages for household pets; Cages for household pets; Cages for pets; Drinking troughs; Feeding vessels for pets; Feeding troughs; Household storage containers for pet food; Litter boxes for pets; Mangers for animals; Pet feeding and drinking bowls
*FILING BASIS	SECTION 1(a)
FIRST USE ANYWHERE DATE	At least as early as 12/06/2014
FIRST USE IN COMMERCE DATE	At least as early as 12/06/2014
SPECIMEN FILE NAME(S)	\\\TICRS\EXPORT16\IMAGEOUT 16\870\447\87044797\xml1\FTK0004.JPG
SPECIMEN DESCRIPTION	The sample includes the brush for pets with logo on it.
ADDITIONAL STATEMENTS SECTION	
*TRANSLATION (if applicable)	The wording PetSinc has no meaning in a foreign language.
*TRANSLITERATION (if applicable)	
*CLAIMED PRIOR REGISTRATION (if applicable)	
*CONSENT (NAME/LIKENESS) (if applicable)	
*CONCURRENT USE CLAIM (if applicable)	
DISCLAIMER	No claim is made to the exclusive right to use Pet apart from the mark as shown.
SIGNIFICANCE OF MARK	PetSinc appearing in the mark has no significance nor is it a term of art in the relevant trade or industry or as used in connection with the goods/services listed in the application, or any geographical significance. The word(s) PetSinc has no meaning in a foreign language.
CORRESPONDENCE INFORMATION	
*NAME	Lei Bo
INTERNAL ADDRESS	RM208A,Wuye 2F,ShenZhenBeiZhanXiPlaza A1
*STREET	ZhiYuan Zhong Road, LongHua New District

*CITY	ShenZhen, GuangDong
*COUNTRY	China
*ZIP/POSTAL CODE	518000
PHONE	+8613425110551
*EMAIL ADDRESS	brand.register@foxmail.com;hehu_911@163.com
*AUTHORIZED TO COMMUNICATE VIA EMAIL	Yes
FEE INFORMATION	
APPLICATION FILING OPTION	TEAS Plus
NUMBER OF CLASSES	2
FEE PER CLASS	225
*TOTAL FEE PAID	450
SIGNATURE INFORMATION	
* SIGNATURE	/Lei Bo/
* SIGNATORY'S NAME	Lei Bo
* SIGNATORY'S POSITION	Owner
SIGNATORY'S PHONE NUMBER	+8613425110551
* DATE SIGNED	05/21/2016

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OMB No. 0651-0009 (Exp 02/28/2018)

#### Trademark/Service Mark Application, Principal Register

#### **TEAS Plus Application**

Serial Number: 87044797 Filing Date: 05/20/2016

#### To the Commissioner for Trademarks:

MARK: PetSinc (Standard Characters, see mark)
The literal element of the mark consists of PetSinc.
The mark consists of standard characters, without claim to any particular font, style, size, or color.

The applicant, Lei Bo, a citizen of China, having an address of RM208A, Wuye 2F, ShenZhenBeiZhanXiPlaza A1 ZhiYuan Zhong Road, LongHua New District ShenZhen, GuangDong 518000 China +8613425110551(phone) XXXX

requests registration of the trademark/service mark identified above in the United States Patent and Trademark Office on the Principal Register established by the Act of July 5, 1946 (15 U.S.C. Section 1051 et seq.), as amended, for the following:

#### For specific filing basis information for each item, you must view the display within the Input Table.

International Class 020: Animal claws; Beds for household pets; Comb foundations for beehives; Crate covers for pets; Dog kennels; Kennels for household pets; Nesting boxes for animals; Nesting boxes for household pets; Pet ramp; Pet caskets; Pet crates; Pet cushions; Pet furniture; Pillows for household pets; Scratching posts for cats; Sections of wood for beehives; Bottle racks; Plate racks

Use in Commerce: The applicant is using the mark in commerce on or in connection with the identified goods/services. The applicant attaches, or will later submit, one specimen as a JPG/PDF image file showing the mark as used in commerce on or in connection with any item in the class of listed goods/services, regardless of whether the mark itself is in the standard character format or is a stylized or design mark. The specimen image file may be in color, and the image must be in color if color is being claimed as a feature of the mark.

In International Class 020, the mark was first used by the applicant or the applicant's related company or licensee predecessor in interest at least as early as 12/06/2014, and first used in commerce at least as early as 12/06/2014, and is now in use in such commerce. The applicant is submitting one(or more) specimen(s) showing the mark as used in commerce on or in connection with any item in the class of listed goods/services, consisting of a(n) the sample includes the scratching post with logo on its package..

Specimen File1

#### For specific filing basis information for each item, you must view the display within the Input Table.

International Class 021: Animal activated animal feeders; Animal activated livestock feeders; Animal activated livestock waterers; Brushes for pets; Cages for household pets; Cages for pets; Drinking troughs; Feeding vessels for pets; Feeding troughs; Household storage containers for pet food; Litter boxes for pets; Mangers for animals; Pet feeding and drinking bowls

Use in Commerce: The applicant is using the mark in commerce on or in connection with the identified goods/services. The applicant attaches, or will later submit, one specimen as a JPG/PDF image file showing the mark as used in commerce on or in connection with any item in the class of listed goods/services, regardless of whether the mark itself is in the standard character format or is a stylized or design mark. The specimen image file may be in color, and the image must be in color if color is being claimed as a feature of the mark.

In International Class 021, the mark was first used by the applicant or the applicant's related company or licensee predecessor in interest at least as early as 12/06/2014, and first used in commerce at least as early as 12/06/2014, and is now in use in such commerce. The applicant is submitting one(or more) specimen(s) showing the mark as used in commerce on or in connection with any item in the class of listed goods/services, consisting of a(n) The sample includes the brush for pets with logo on it..

Specimen File1

#### Disclaimer

No claim is made to the exclusive right to use Pet apart from the mark as shown.

#### **Translation**

The wording PetSinc has no meaning in a foreign language.

#### Significance of wording, letter(s), or numeral(s)

PetSinc appearing in the mark has no significance nor is it a term of art in the relevant trade or industry or as used in connection with the goods/services listed in the application, or any geographical significance. The word(s) PetSinc has no meaning in a foreign language.

The applicant's current Correspondence Information:

Lei Bo

RM208A,Wuye 2F,ShenZhenBeiZhanXiPlaza A1 ZhiYuan Zhong Road, LongHua New District ShenZhen, GuangDong 518000, China

+8613425110551(phone)

brand.register@foxmail.com;hehu\_911@163.com (authorized)

**E-mail Authorization:** I authorize the USPTO to send e-mail correspondence concerning the application to the applicant or applicant's attorney at the e-mail address provided above. I understand that a valid e-mail address must be maintained and that the applicant or the applicant's attorney must file the relevant subsequent application-related submissions via the Trademark Electronic Application System (TEAS). Failure to do so will result in an additional processing fee of \$50 per international class of goods/services.

A fee payment in the amount of \$450 has been submitted with the application, representing payment for 2 class(es).

#### **Declaration**

The signatory believes that: if the applicant is filing the application under 15 U.S.C. § 1051(a), the applicant is the owner of the trademark/service mark sought to be registered; the applicant is using the mark in commerce on or in connection with the goods/services in the application; the specimen(s) shows the mark as used on or in connection with the goods/services in the application; and/or if the applicant filed an application under 15 U.S.C. § 1051(b), § 1126(d), and/or § 1126(e), the applicant has a bona fide intention, and is entitled, to use the mark in commerce on or in connection with the goods/services in the application. The signatory believes that to the best of the signatory's knowledge and belief, no other persons, except, if applicable, 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 of such other persons, to cause confusion or mistake, or to deceive. 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 any registration resulting therefrom, declares that all statements made of his/her own knowledge are true and all statements made on information and belief are believed to be true.

Signature: /Lei Bo/ Date Signed: 05/21/2016

Signatory's Name: Lei Bo Signatory's Position: Owner

RAM Sale Number: 87044797 RAM Accounting Date: 05/20/2016

Serial Number: 87044797

Internet Transmission Date: Fri May 20 13:32:20 EDT 2016

TEAS Stamp: USPTO/FTK-XXX.XXX.XXX.XXX-20160520133220

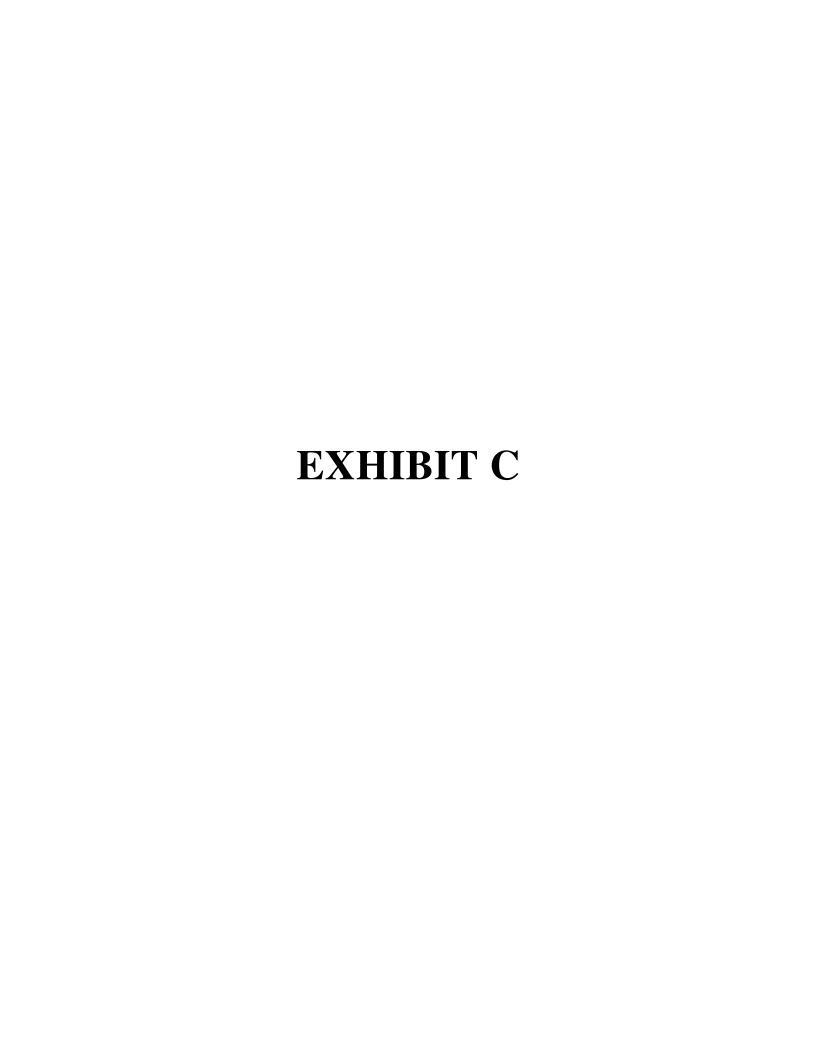
873370-87044797-55027ef26c2590ec4df405de 135add11e970acd9aca18fda52804e99a1f7a499

-CC-10558-20160520131520489712

# PetSinc







# United States of America United States Patent and Trademark Office

# PetSinc

Reg. No. 5,122,844

Registered Jan. 17, 2017

Int. Cl.: 20, 21

**Trademark** 

**Principal Register** 

Lei Bo (CHINA INDIVIDUAL)

RM208A,Wuye 2F,ShenZhenBeiZhanXiPlaza A1 ZhiYuan Zhong Road, LongHua New District ShenZhen, GuangDong CHINA 518000

CLASS 20: Animal claws; Beds for household pets; Comb foundations for beehives; Crate covers for pets; Dog kennels; Kennels for household pets; Nesting boxes for animals; Nesting boxes for household pets; Pet ramp; Pet caskets; Pet crates; Pet cushions; Pet furniture; Pillows for household pets; Scratching posts for cats; Sections of wood for beehives; Bottle racks; Plate racks

FIRST USE 12-6-2014; IN COMMERCE 12-6-2014

CLASS 21: Animal activated animal feeders; Animal activated livestock feeders; Animal activated livestock waterers; Brushes for pets; Cages for household pets; Cages for pets; Drinking troughs; Feeding vessels for pets; Feeding troughs; Household storage containers for pet food; Litter boxes for pets; Mangers for animals; Pet feeding and drinking bowls

FIRST USE 12-6-2014; IN COMMERCE 12-6-2014

THE MARK CONSISTS OF STANDARD CHARACTERS WITHOUT CLAIM TO ANY PARTICULAR FONT STYLE, SIZE OR COLOR

The wording "PetSinc" has no meaning in a foreign language.

SER. NO. 87-044,797, FILED 05-20-2016 WILLIAM D JACKSON, EXAMINING ATTORNEY



Michelle K. Zen

Director of the United States Patent and Trademark Office

#### REQUIREMENTS TO MAINTAIN YOUR FEDERAL TRADEMARK REGISTRATION

# WARNING: YOUR REGISTRATION WILL BE CANCELLED IF YOU DO NOT FILE THE DOCUMENTS BELOW DURING THE SPECIFIED TIME PERIODS.

### Requirements in the First Ten Years\* What and When to File:

- *First Filing Deadline:* You must file a Declaration of Use (or Excusable Nonuse) between the 5th and 6th years after the registration date. See 15 U.S.C. §§1058, 1141k. If the declaration is accepted, the registration will continue in force for the remainder of the ten-year period, calculated from the registration date, unless cancelled by an order of the Commissioner for Trademarks or a federal court.
- Second Filing Deadline: You must file a Declaration of Use (or Excusable Nonuse) and an Application for Renewal between the 9th and 10th years after the registration date.\* See 15 U.S.C. §1059.

## Requirements in Successive Ten-Year Periods\* What and When to File:

• You must file a Declaration of Use (or Excusable Nonuse) and an Application for Renewal between every 9th and 10th-year period, calculated from the registration date.\*

#### **Grace Period Filings\***

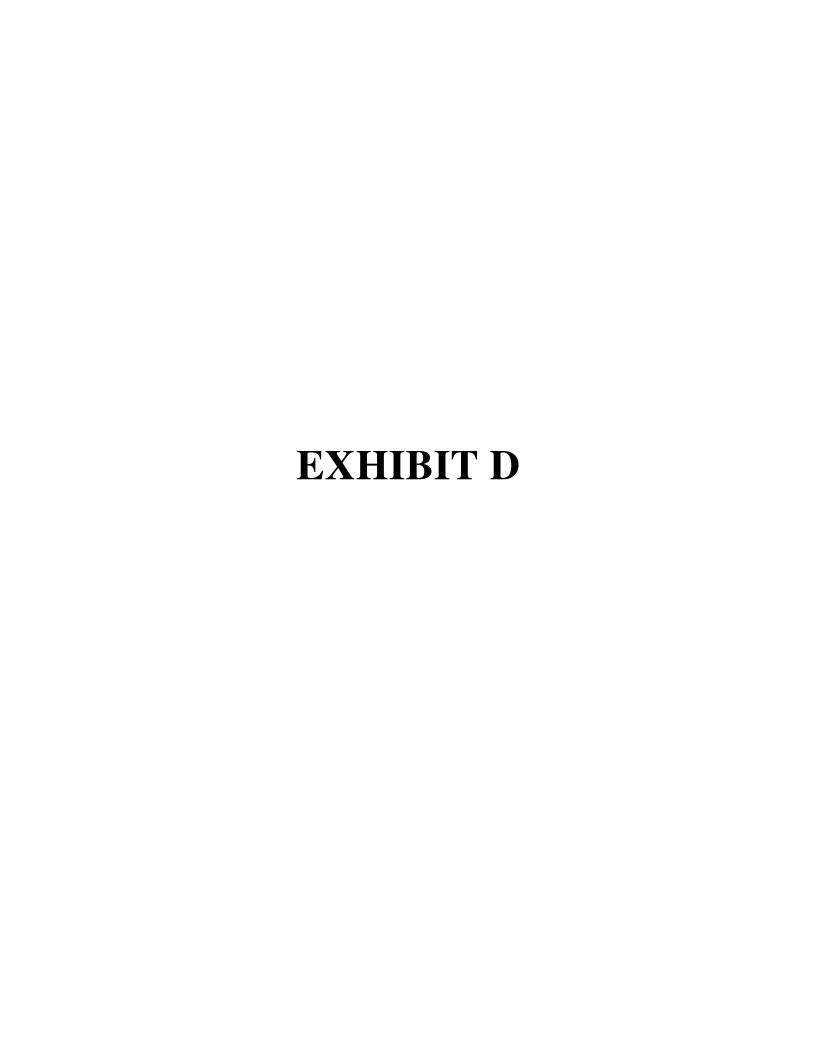
The above documents will be accepted as timely if filed within six months after the deadlines listed above with the payment of an additional fee.

\*ATTENTION MADRID PROTOCOL REGISTRANTS: The holder of an international registration with an extension of protection to the United States under the Madrid Protocol must timely file the Declarations of Use (or Excusable Nonuse) referenced above directly with the United States Patent and Trademark Office (USPTO). The time periods for filing are based on the U.S. registration date (not the international registration date). The deadlines and grace periods for the Declarations of Use (or Excusable Nonuse) are identical to those for nationally issued registrations. See 15 U.S.C. §§1058, 1141k. However, owners of international registrations do not file renewal applications at the USPTO. Instead, the holder must file a renewal of the underlying international registration at the International Bureau of the World Intellectual Property Organization, under Article 7 of the Madrid Protocol, before the expiration of each ten-year term of protection, calculated from the date of the international registration. See 15 U.S.C. §1141j. For more information and renewal forms for the international registration, see http://www.wipo.int/madrid/en/.

NOTE: Fees and requirements for maintaining registrations are subject to change. Please check the USPTO website for further information. With the exception of renewal applications for registered extensions of protection, you can file the registration maintenance documents referenced above online at h ttp://www.uspto.gov.

NOTE: A courtesy e-mail reminder of USPTO maintenance filing deadlines will be sent to trademark owners/holders who authorize e-mail communication and maintain a current e-mail address with the USPTO. To ensure that e-mail is authorized and your address is current, please use the Trademark Electronic Application System (TEAS) Correspondence Address and Change of Owner Address Forms available at http://www.uspto.gov.

Page: 2 of 2 / RN # 5122844





**United States Patent and Trademark Office** 

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Pages: 2

#### Assignments on the Web > Trademark Query

#### **Trademark Assignment Details**

Reel/Frame: 7019/0343 View Recorded Assignment

Recorded: 08/11/2020

Conveyance: ASSIGNS THE ENTIRE INTEREST

**Total properties: 1** Serial #: 87044797

Filing Dt: 05/20/2016

Reg #: 5122844

Reg. Dt: 01/17/2017

Mark: PETSINC Assignor

BO, LEI

Exec Dt: 07/09/2020 Entity Type: INDIVIDUAL Citizenship: CHINA

Assignee

DONGGUAN ZHICHEN RUBBER PRODUCTS CO., LTD. XINGDE ROAD, DONGKENG TOWN RM 301,BLDG 2,NO. 23,DONGKENG SECTION DONGGUAN,GUANGDONG, CHINA 523000

Entity Type: LIMITED LIABILITY COMPANY

Citizenship: CHINA

**Correspondence name and address** 

MONICA

MEILONG BLVD,LONGHUA DIST A803, WEIDONGLONG BUSINESS BLDG SHENZHEN, 518000 CHINA

If you have any comments or questions concerning the data displayed, contact PRD / Assignments at 571-272-3350. v.2.6
Web interface last modified: August 25, 2017 v.2.6

Search Results as of: 07/21/2022 09:42 AM

| HOME | INDEX | SEARCH | eBUSINESS | CONTACT US | PRIVACY STATEMENT

#### TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2

ETAS ID: TM591424

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ASSIGNMENT OF THE ENTIRE INTEREST AND THE GOODWILL

#### **CONVEYING PARTY DATA**

Name	Formerly	Execution Date	Entity Type
Lei Bo		07/09/2020	INDIVIDUAL: CHINA

#### **RECEIVING PARTY DATA**

Name:	Dongguan Zhichen Rubber Products Co., Ltd.	
Street Address:	Xingde Road,Dongkeng Town	
Internal Address:	Rm 301,Bldg 2,No. 23,Dongkeng Section	
City:	Dongguan,Guangdong	
State/Country:	CHINA	
Postal Code:	523000	
Entity Type:	Limited Liability Company: CHINA	

#### **PROPERTY NUMBERS Total: 1**

Property Type	Number	Word Mark
Registration Number:	5122844	PETSINC

#### CORRESPONDENCE DATA

Fax Number:

Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent using a fax number, if provided; if that is unsuccessful, it will be sent via US Mail.

Email: ccclaire2017@outlook.com

Monica Correspondent Name:

Address Line 1: MEILONG BLVD, LONGHUA DIST

Address Line 2: A803, WEIDONGLONG BUSINESS BLDG

Address Line 4: SHENZHEN, CHINA 518000

NAME OF SUBMITTER:	Monica
SIGNATURE:	/Monica/
DATE SIGNED:	08/11/2020

**Total Attachments: 1** source=PetSinc#page1.tif

> **TRADEMARK** REEL: 007019 FRAME: 0343

900563624

### Trademark Assignment Contract

Name of Assignor: Lei Bo

Address of Assignor: RM208A, Wuve 2F, ShenZhenBeiZhanXiPluza A1

ZhiYuan Zhong Road, LongHua New District ShenZhen, GuangDong CHINA 518000

Name of Assignce: Dongguan Zhichen Robber Products Co., Ltd.

Address of Assignee: Rm 301 Bldg 2 No. 23 Dongkeng Section

Xingde Road, Dongkeng Town Dongguan, Guangdong 523000

Friendly consultation by both parties, we finally reach an agreement on the assignment matters with the trademark "PetSine" (the registration number 5122844) and sign this contract as following:

The Assigner agrees to transfer the entire interest and the goodwill and the ownership of the trademark right on the mark "PetSine" to the Assignee:

Registration Number: 5122844

Owner: Lei Bo

International Class: 20;21

Trademark: PetSinc

Assignment fee: Voluntary assignment (Assignment of the entire interest and the goodwill)

This contract is in triplicate, each party holds one copy, the other copy will be used for trademark assignment procedure. This contact will take effect after being signed and scaled by both parties.

Assignor (sign & seal):

Assignce (sign & seal):

Loi Do

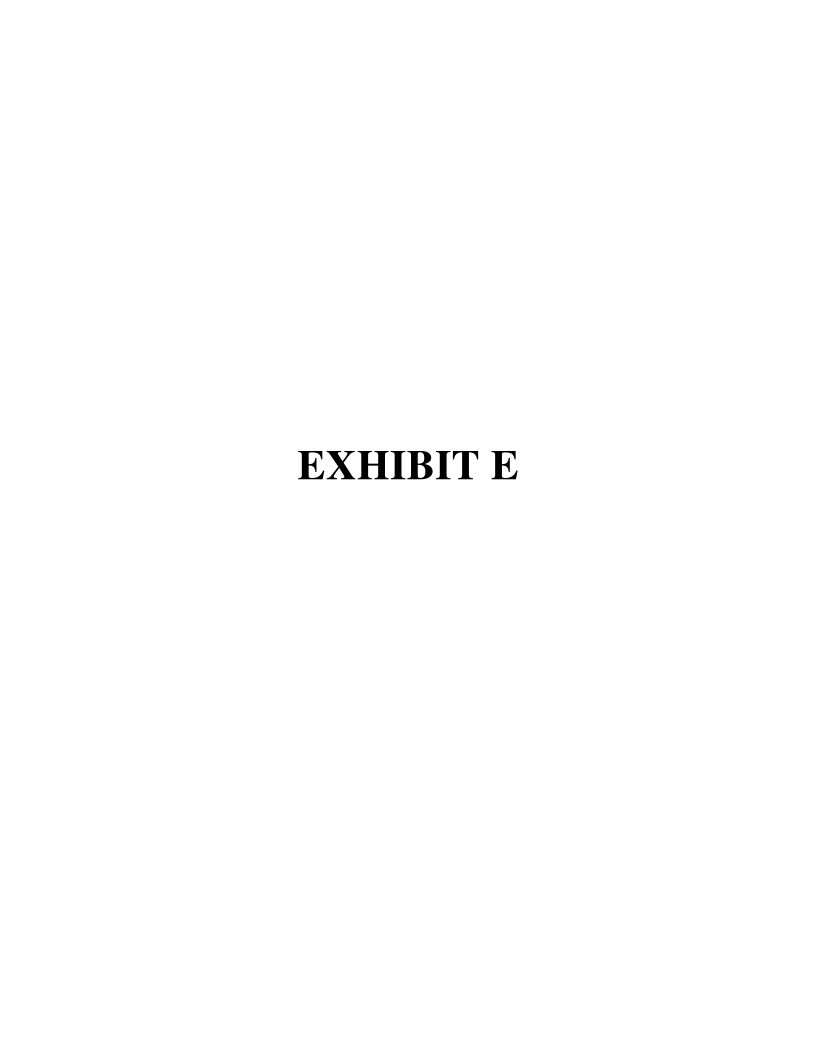
Sign on the day 9th of July., 2020

Sign on the day 9th of July., 2020



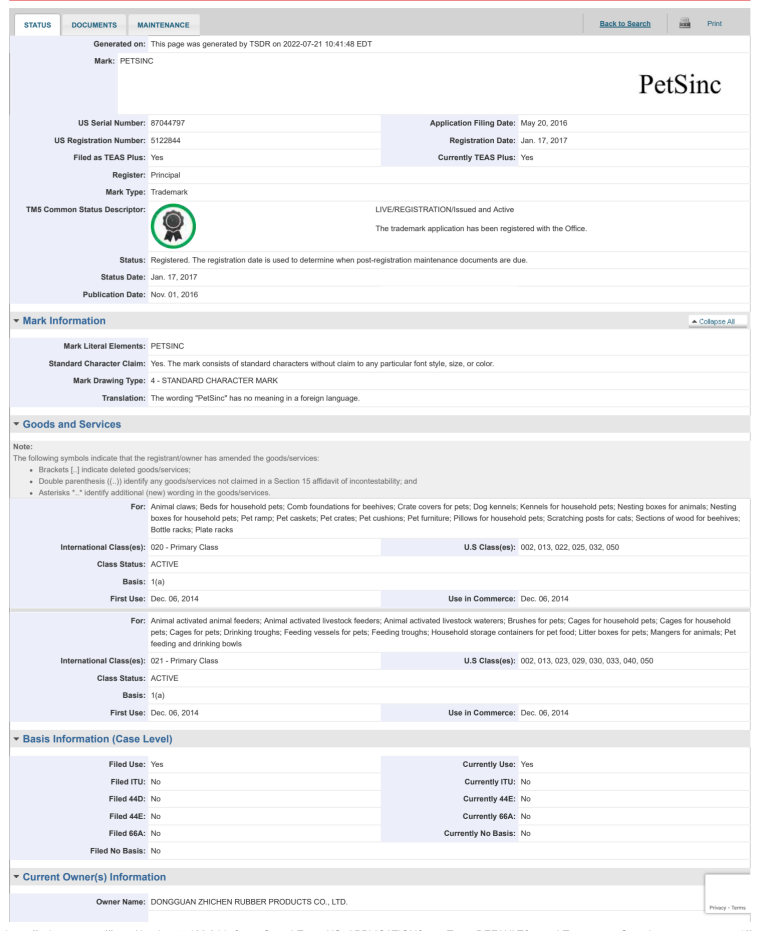
TRADEMARK REEL: 007019 FRAME: 0344

**RECORDED: 08/11/2020** 



For assistance with TSDR, email teas@uspto.gov and include your serial number, the document you are looking for, and a screenshot of any error messages you have received.

Processing Wait Times: Please note that due to an extraordinary surge in applications, processing times are longer than usual. See <u>current trademark processing wait times</u> for more information.



Owner Address: XINGDE ROAD, DONGKENG TOWN

RM 301,BLDG 2,NO. 23,DONGKENG SECTION DONGGUAN,GUANGDONG CHINA 523000

Legal Entity Type: LIMITED LIABILITY COMPANY

State or Country Where Organized: CHINA

#### **▼** Attorney/Correspondence Information

Attorney of Record

Attorney Name: Kevin O'Keefe

Attorney Primary Email Address: KOK12721@OUTLOOK.COM Attorney Email Authorized: Yes

Correspondent

Correspondent Name/Address: Kevin O'Keefe

81 70 St

Brooklyn, NEW YORK UNITED STATES 11209

Phone: 9295781357

Correspondent e-mail: KOK12721@OUTLOOK.COM

Correspondent e-mail Authorized: Yes

#### Domestic Representative - Not Found

#### **▼ Prosecution History**

Date	Description	Proceeding Number
Jan. 17, 2022	COURTESY REMINDER - SEC. 8 (6-YR) E-MAILED	
Dec. 07, 2021	TEAS CHANGE OF CORRESPONDENCE RECEIVED	
Dec. 07, 2021	ATTORNEY/DOM.REP.REVOKED AND/OR APPOINTED	
Dec. 07, 2021	TEAS REVOKE/APP/CHANGE ADDR OF ATTY/DOM REP RECEIVED	
Aug. 26, 2020	AUTOMATIC UPDATE OF ASSIGNMENT OF OWNERSHIP	
Jul. 15, 2020	APPLICANT/CORRESPONDENCE CHANGES (NON-RESPONSIVE) ENTERED	88888
Jul. 15, 2020	TEAS CHANGE OF CORRESPONDENCE RECEIVED	
Jul. 15, 2020	ATTORNEY/DOM.REP.REVOKED AND/OR APPOINTED	
Jul. 15, 2020	TEAS REVOKE/APP/CHANGE ADDR OF ATTY/DOM REP RECEIVED	
Jul. 15, 2020	TEAS CHANGE OF OWNER ADDRESS RECEIVED	
Mar. 27, 2017	TEAS CHANGE OF CORRESPONDENCE RECEIVED	
Jan. 17, 2017	REGISTERED-PRINCIPAL REGISTER	
Dec. 18, 2016	TEAS CHANGE OF CORRESPONDENCE RECEIVED	
Nov. 01, 2016	OFFICIAL GAZETTE PUBLICATION CONFIRMATION E-MAILED	
Nov. 01, 2016	PUBLISHED FOR OPPOSITION	
Oct. 12, 2016	NOTIFICATION OF NOTICE OF PUBLICATION E-MAILED	
Sep. 20, 2016	APPROVED FOR PUB - PRINCIPAL REGISTER	
Sep. 20, 2016	EXAMINER'S AMENDMENT ENTERED	88888
Sep. 20, 2016	NOTIFICATION OF EXAMINERS AMENDMENT E-MAILED	6328
Sep. 20, 2016	EXAMINERS AMENDMENT E-MAILED	6328
Sep. 20, 2016	EXAMINERS AMENDMENT - WRITTEN	74666
Sep. 20, 2016	PREVIOUS ALLOWANCE COUNT WITHDRAWN	
Sep. 20, 2016	WITHDRAWN FROM PUB - EXAMINING ATTORNEY REQUEST	74666
Sep. 15, 2016	APPROVED FOR PUB - PRINCIPAL REGISTER	
Sep. 06, 2016	ASSIGNED TO EXAMINER	74666
May 27, 2016	NOTICE OF PSEUDO MARK E-MAILED	
May 26, 2016	NEW APPLICATION OFFICE SUPPLIED DATA ENTERED IN TRAM	
May 24, 2016	NEW APPLICATION ENTERED IN TRAM	

#### **▼ TM Staff and Location Information**

TM Staff Information - None

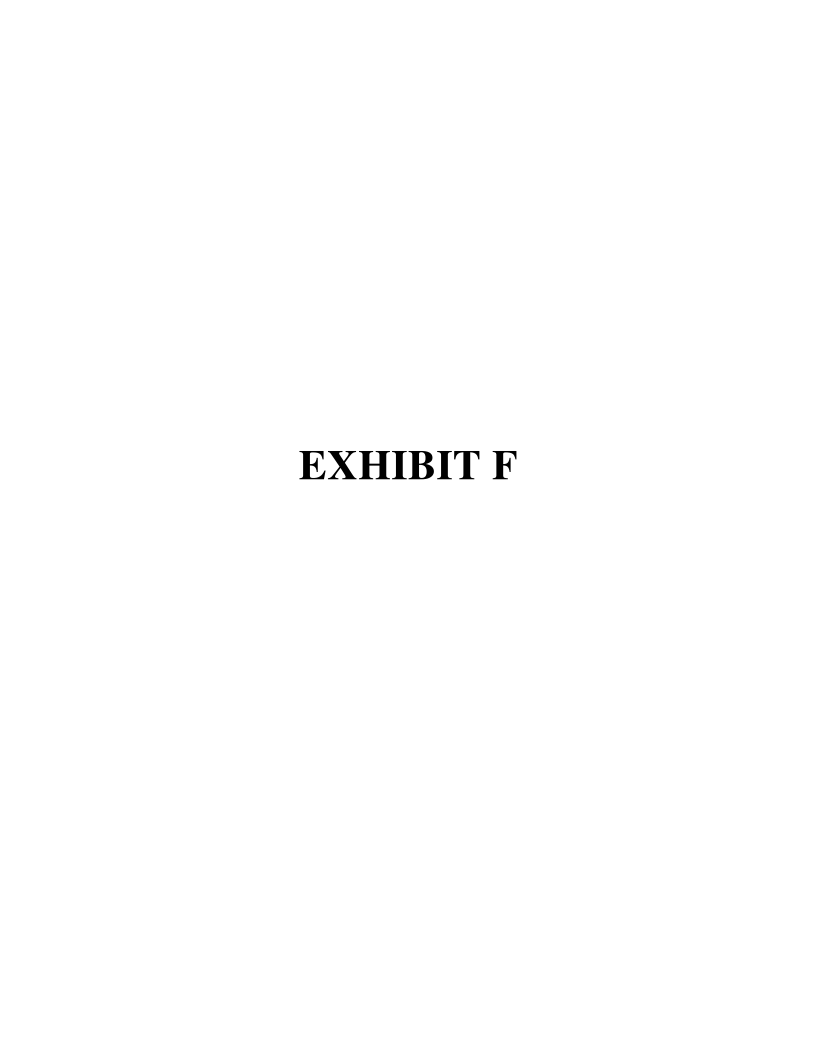
File Location

 Current Location:
 PUBLICATION AND ISSUE SECTION
 Date in Location:
 Jan. 17, 2017

#### ▼ Assignment Abstract Of Title Information - Click to Load

#### ▼ Proceedings - Click to Load

Privacy - Terms



To: Michael P. Adams(madams@dykema.com)

Subject: U.S. Trademark Application Serial No. 90712765 - PETSIN - 120059-04

**Sent:** January 23, 2022 04:57:26 PM EST

**Sent As:** tmng.notices@uspto.gov

Attachments

## United States Patent and Trademark Office (USPTO) Office Action (Official Letter) About Applicant's Trademark Application

U.S. Application Serial No. 90712765

Mark: PETSIN

Correspondence Address:
MICHAEL P. ADAMS
DYKEMA GOSSETT PLLC
ONE CONGRESS PLAZA

111 CONGRESS AVENUE, SUITE 1800

AUSTIN TX 78701 UNITED STATES

**Applicant:** Topfashion Business Co., Limited

Reference/Docket No. 120059-04

Correspondence Email Address: madams@dykema.com

#### NONFINAL OFFICE ACTION

The USPTO must receive applicant's response to this letter within <u>six months</u> of the issue date below or the application will be <u>abandoned</u>. Respond using the Trademark Electronic Application System (TEAS). A link to the appropriate TEAS response form appears at the end of this Office action.

Issue date: January 23, 2022

#### **Introduction:**

The referenced application has been reviewed by the assigned trademark examining attorney. Applicant must respond timely and completely to the issues below. 15 U.S.C. §1062(b); 37 C.F.R. §\$2.62(a), 2.65(a); TMEP §§711, 718.03.

#### **Summary of Issues:**

• Section 2(d) Refusal — Likelihood of Confusion.

#### Section 2(d) Refusal – Likelihood of Confusion:

Registration of the applied-for mark is refused because of a likelihood of confusion with the marks in U.S. Registration Nos. 5122844 and 5943914. Trademark Act Section 2(d), 15 U.S.C. §1052(d); *see* TMEP §§1207.01 *et seq.* See the attached registrations.

Trademark Act Section 2(d) bars registration of an applied-for mark that is so similar to a registered mark that it is likely consumers would be confused, mistaken, or deceived as to the commercial source of the goods of the parties. *See* 15 U.S.C. §1052(d). Likelihood of confusion is determined on a caseby-case basis by applying the factors set forth in *In re E. I. du Pont de Nemours & Co.*, 476 F.2d 1357, 1361, 177 USPQ 563, 567 (C.C.P.A. 1973) (called the "*du Pont* factors"). *In re i.am.symbolic, llc*, 866 F.3d 1315, 1322, 123 USPQ2d 1744, 1747 (Fed. Cir. 2017). Any evidence of record related to those factors need be considered; however, "not all of the *DuPont* factors are relevant or of similar weight in every case." *In re Guild Mortg. Co.*, 912 F.3d 1376, 1379, 129 USPQ2d 1160, 1162 (Fed. Cir. 2019) (quoting *In re Dixie Rests., Inc.*, 105 F.3d 1405, 1406, 41 USPQ2d 1531, 1533 (Fed. Cir. 1997)).

Although not all *du Pont* factors may be relevant, there are generally two key considerations in any likelihood of confusion analysis: (1) the similarities between the compared marks and (2) the relatedness of the compared goods. *See In re i.am.symbolic, llc*, 866 F.3d at 1322, 123 USPQ2d at 1747 (quoting *Herbko Int'l, Inc. v. Kappa Books, Inc.*, 308 F.3d 1156, 1164-65, 64 USPQ2d 1375, 1380 (Fed. Cir. 2002)); *Federated Foods, Inc. v. Fort Howard Paper Co.*, 544 F.2d 1098, 1103, 192 USPQ 24, 29 (C.C.P.A. 1976) ("The fundamental inquiry mandated by [Section] 2(d) goes to the cumulative effect of differences in the essential characteristics of the goods and differences in the marks."); TMEP §1207.01.

The applied-for mark is "**PETSIN**" (standard characters) for "Saddlery; Whips; Animal apparel; Animal carriers; Animal wraps and covers; Collars for animals; Collars for pets bearing medical information; Harnesses for animals; Leads for animals; Pet clothing; Pet hair bows" in International Class 018.

The mark under Registration No. 5122844 is "PETSINC" (standard characters) for "Animal claws; Beds for household pets; Comb foundations for beehives; Crate covers for pets; Dog kennels; Kennels for household pets; Nesting boxes for animals; Nesting boxes for household pets; Pet ramp; Pet caskets; Pet crates; Pet cushions; Pet furniture; Pillows for household pets; Scratching posts for cats; Sections of wood for beehives; Bottle racks; Plate racks" in International Class 020 and "Animal activated animal feeders; Animal activated livestock feeders; Animal activated livestock waterers; Brushes for pets; Cages for household pets; Cages for pets; Drinking troughs; Feeding vessels for pets; Feeding troughs; Household storage containers for pet food; Litter boxes for pets; Mangers for animals; Pet feeding and drinking bowls" in International Class 021.

The mark under Registration No. 5943914 is "**PETSINN**" (standard characters) for "Coats; Dresses; Gloves; Hats; Hoodies; Jackets; Jerseys; Pajamas; Pyjamas; Raincoats; Scarfs; Shirts; Shoes; Skirts; Socks; Sweaters; Denim jackets; Fleece jackets; Fur jackets; Fur coats and jackets; Knit dresses; Knit shirts; Knit skirts; Long jackets; Outer jackets; Rain hats; Rainproof jackets; Shell jackets; Sport coats; Sports jackets; Sports jerseys; Sports shirts; T-shirts; Turtleneck sweaters; Wind coats; Wind resistant jackets; Wind-jackets; Woven skirts" in International Class 025.

#### Similarity of the Marks:

Marks are compared in their entireties for similarities in appearance, sound, connotation, and commercial impression. *Stone Lion Capital Partners, LP v. Lion Capital LLP*, 746 F.3d 1317, 1321, 110 USPQ2d 1157, 1160 (Fed. Cir. 2014) (quoting *Palm Bay Imps., Inc. v. Veuve Clicquot Ponsardin Maison Fondee En 1772*, 396 F.3d 1369, 1371, 73 USPQ2d 1689, 1691 (Fed. Cir. 2005)); TMEP §1207.01(b)-(b)(v). "Similarity in any one of these elements may be sufficient to find the marks confusingly similar." *In re Inn at St. John's, LLC*, 126 USPQ2d 1742, 1746 (TTAB 2018) (citing *In re Davia*, 110 USPQ2d 1810, 1812 (TTAB 2014)), *aff'd per curiam*, 777 F. App'x 516, 2019 BL 343921 (Fed. Cir. 2019); TMEP §1207.01(b).

In this case, applicant's mark is "**PETSIN**" (standard characters) and registrants' marks are "**PETSINC**" (standard characters) and "**PETSINN**" (standard characters). Thus, applicant's mark and registrant's mark share the highly similar wording **PETSIN** / **PETSINC** / **PETSINN**. The terms **PETSIN** / **PETSINN** only differ by a few letters and are otherwise phonetic equivalents. The marks are essentially phonetic equivalents and thus sound similar. Similarity in sound alone may be sufficient to support a finding that the compared marks are confusingly similar. *In re 1st USA Realty Prof'ls, Inc.*, 84 USPQ2d 1581, 1586 (TTAB 2007) (citing *Krim-Ko Corp. v. Coca-Cola Bottling Co.*, 390 F.2d 728, 732, 156 USPQ 523, 526 (C.C.P.A. 1968)); TMEP §1207.01(b)(iv).

Furthermore, although applicant's mark does not contain the entirety of the registered mark, "PETSINC" (standard characters), applicant's mark is likely to appear to prospective purchasers as a shortened form of registrant's mark. See In re Mighty Leaf Tea, 601 F.3d 1342, 1348, 94 USPQ2d 1257, 1260 (Fed. Cir. 2010) (quoting United States Shoe Corp., 229 USPQ 707, 709 (TTAB 1985)). Thus, merely omitting some of the wording from a registered mark may not overcome a likelihood of confusion. See In re Mighty Leaf Tea, 601 F.3d 1342, 94 USPQ2d 1257; In re Optica Int'l, 196 USPQ 775, 778 (TTAB 1977); TMEP §1207.01(b)(ii)-(iii). In this case, applicant's mark does not create a distinct commercial impression from the registered mark because it contains some of the wording in the registered mark and does not add any wording that would distinguish it from that mark.

Accordingly, the marks in their entireties are considered similar for likelihood of confusion purposes.

#### Relatedness of the Goods:

The goods are compared to determine whether they are similar, commercially related, or travel in the same trade channels. *See Coach Servs., Inc. v. Triumph Learning LLC*, 668 F.3d 1356, 1369-71, 101 USPQ2d 1713, 1722-23 (Fed. Cir. 2012); *Herbko Int'l, Inc. v. Kappa Books, Inc.*, 308 F.3d 1156, 1165, 64 USPQ2d 1375, 1381 (Fed. Cir. 2002); TMEP §§1207.01, 1207.01(a)(vi).

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Co., 903 F.3d 1297, 1307, 128 USPQ2d 1047, 1052 (Fed. Cir. 2018) (citing *In re i.am.symbolic, llc*, 866 F.3d 1315, 1325, 123 USPQ2d 1744, 1749 (Fed. Cir. 2017)).

The attached Internet evidence, consisting of third party retailers providing pet gear and clothing such as Aerie, H&M, and Old Navy establishes that the same entity commonly manufactures, produces, or provides the relevant goods and markets the goods under the same mark. Thus, applicant's and registrant's goods are considered related for likelihood of confusion purposes. *See, e.g., In re Davey Prods. Pty Ltd.*, 92 USPQ2d 1198, 1202-04 (TTAB 2009); *In re Toshiba Med. Sys. Corp.*, 91 USPQ2d 1266, 1268-69, 1271-72 (TTAB 2009).

#### Conclusion:

In summary, the marks are confusingly similar and the goods are related. Accordingly, purchasers are likely to be confused as to the source of the goods. Thus, registration is refused pursuant to Section 2(d) of the Trademark Act.

Although applicant's mark has been refused registration, applicant may respond to the refusal by submitting evidence and arguments in support of registration.

#### **Response Guidelines**:

For this application to proceed, applicant must explicitly address each refusal and/or requirement in this Office action. For a refusal, applicant may provide written arguments and evidence against the refusal, and may have other response options if specified above. For a requirement, applicant should set forth the changes or statements. Please see "Responding to Office Actions" and the informational video "Response to Office Action" for more information and tips on responding.

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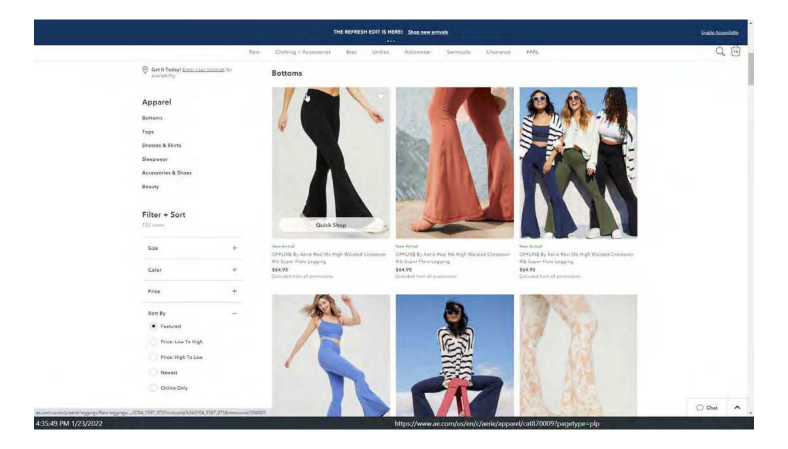
The USPTO does not accept emails as responses to Office actions; however, emails can be used for informal communications and are included in the application record. *See* 37 C.F.R. §§2.62(c), 2.191; TMEP §§304.01-.02, 709.04-.05.

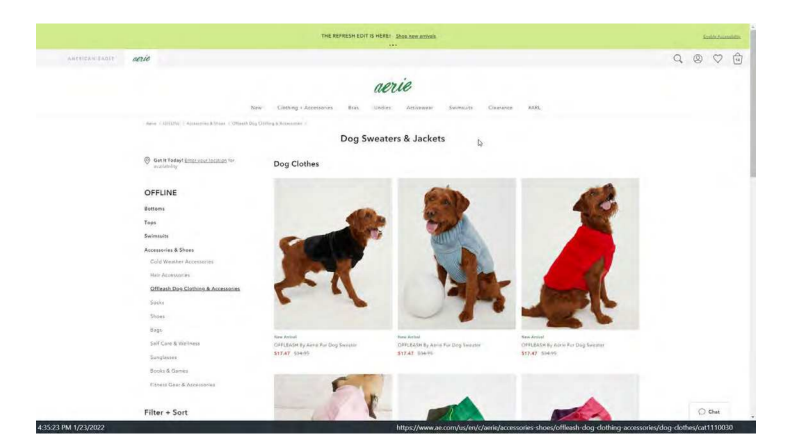
How to respond. Click to file a response to this nonfinal Office action.

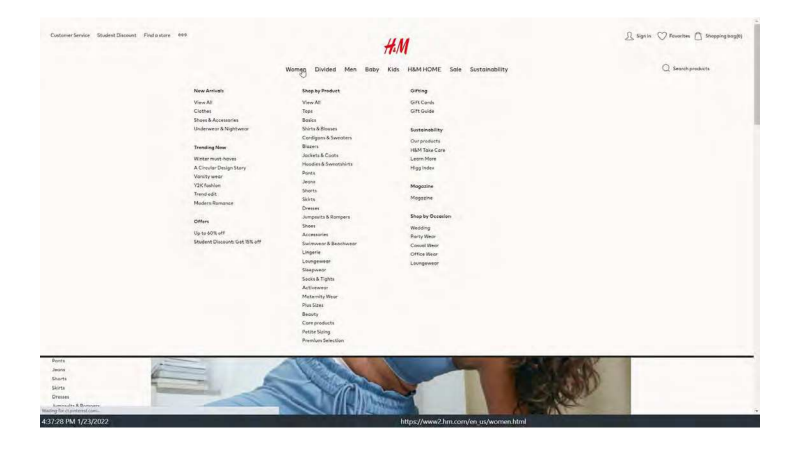
/Anna Oakes/ Anna Oakes Trademark Examining Attorney Law Office 103 (571) 272-2569 anna.oakes1@uspto.gov

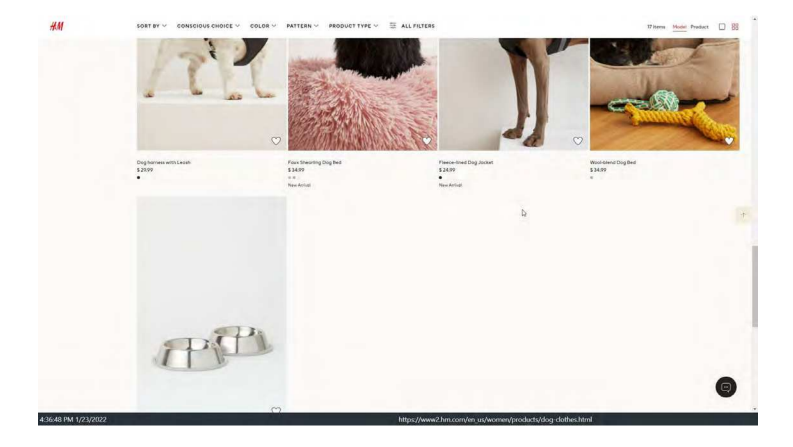
#### RESPONSE GUIDANCE

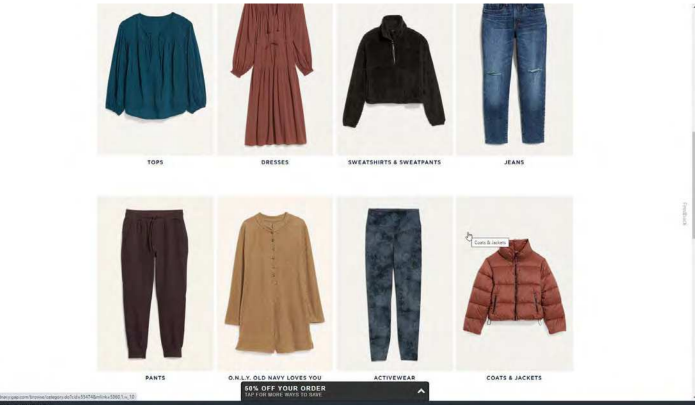
- Missing the response deadline to this letter will cause the application to <u>abandon</u>. The response must be received by the USPTO before midnight Eastern Time of the last day of the response period. TEAS maintenance or <u>unforeseen circumstances</u> could affect an applicant's ability to timely respond.
- Responses signed by an unauthorized party are not accepted and can cause the application to abandon. If applicant does not have an attorney, the response must be signed by the individual applicant, all joint applicants, or someone with legal authority to bind a juristic applicant. If applicant has an attorney, the response must be signed by the attorney.
- If needed, **find contact information for the supervisor** of the office or unit listed in the signature block.





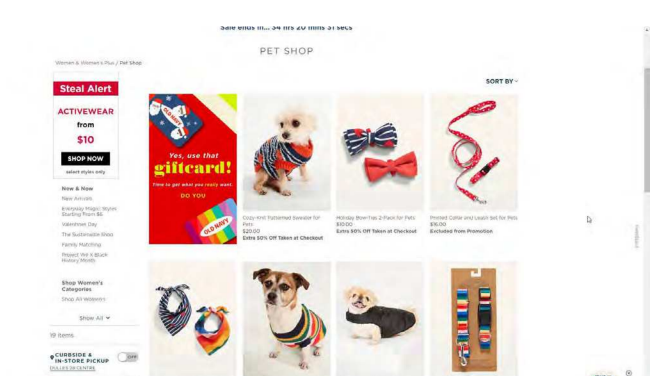






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### **United States Patent and Trademark Office (USPTO)**

#### **USPTO OFFICIAL NOTICE**

Office Action (Official Letter) has issued on January 23, 2022 for U.S. Trademark Application Serial No. 90712765

A USPTO examining attorney has reviewed your trademark application and issued an Office action. You must respond to this Office action in order to avoid your application abandoning. Follow the steps below.

- (1) **Read the Office action HERE.** This email is NOT the Office action.
- (2) **Respond to the Office action by the deadline** using the Trademark Electronic Application System (TEAS). Your response must be received by the USPTO on or before 11:59 p.m. **Eastern Time** of the last day of the response period. Otherwise, your application will be <u>abandoned</u>. See the Office action itself regarding how to respond.
- (3) **Direct general questions** about using USPTO electronic forms, the USPTO <u>website</u>, the application process, the status of your application, and whether there are outstanding deadlines to the <u>Trademark Assistance Center (TAC)</u>.

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#### GENERAL GUIDANCE

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- Beware of misleading notices sent by private companies about your application. Private companies not associated with the USPTO may mail or email you trademark-related offers and notices most of which require fees. The USPTO will only email official USPTO correspondence from the domain "@uspto.gov".
- <u>Hiring a U.S.-licensed attorney</u>. If you do not have an attorney and are not required to have one under the trademark rules, we encourage you to hire a U.S.-licensed attorney specializing in trademark law to help guide you through the registration process. The

USPTO examining attorney identified above is not your attorney and cannot give you legal advice, but rather works for and represents the USPTO in trademark matters.

To: Michael P. Adams(madams@dykema.com)

Subject: U.S. Trademark Application Serial No. 90712778 - PETSIN - 120059-05

**Sent:** January 23, 2022 04:54:56 PM EST

**Sent As:** tmng.notices@uspto.gov

Attachments

# United States Patent and Trademark Office (USPTO) Office Action (Official Letter) About Applicant's Trademark Application

U.S. Application Serial No. 90712778

Mark: PETSIN

Correspondence Address:
MICHAEL P. ADAMS
DYKEMA GOSSETT PLLC
ONE CONGRESS PLAZA
111 CONGRESS AVENUE, SUITE 1800
AUSTIN TX 78701 UNITED STATES

**Applicant:** Topfashion Business Co., Limited

Reference/Docket No. 120059-05

Correspondence Email Address: madams@dykema.com

#### NONFINAL OFFICE ACTION

The USPTO must receive applicant's response to this letter within <u>six months</u> of the issue date below or the application will be <u>abandoned</u>. Respond using the Trademark Electronic Application System (TEAS). A link to the appropriate TEAS response form appears at the end of this Office action.

Issue date: January 23, 2022

#### **Introduction:**

The referenced application has been reviewed by the assigned trademark examining attorney. Applicant must respond timely and completely to the issues below. 15 U.S.C. §1062(b); 37 C.F.R. §\$2.62(a), 2.65(a); TMEP §§711, 718.03.

#### **Summary of Issues:**

• Section 2(d) Refusal — Likelihood of Confusion.

#### Section 2(d) Refusal – Likelihood of Confusion:

Registration of the applied-for mark is refused because of a likelihood of confusion with the marks in U.S. Registration No. 5122844. Trademark Act Section 2(d), 15 U.S.C. §1052(d); see TMEP §§1207.01 et seq. See the attached registration.

Trademark Act Section 2(d) bars registration of an applied-for mark that is so similar to a registered mark that it is likely consumers would be confused, mistaken, or deceived as to the commercial source of the goods of the parties. *See* 15 U.S.C. §1052(d). Likelihood of confusion is determined on a caseby-case basis by applying the factors set forth in *In re E. I. du Pont de Nemours & Co.*, 476 F.2d 1357, 1361, 177 USPQ 563, 567 (C.C.P.A. 1973) (called the "*du Pont* factors"). *In re i.am.symbolic, llc*, 866 F.3d 1315, 1322, 123 USPQ2d 1744, 1747 (Fed. Cir. 2017). Any evidence of record related to those factors need be considered; however, "not all of the *DuPont* factors are relevant or of similar weight in every case." *In re Guild Mortg. Co.*, 912 F.3d 1376, 1379, 129 USPQ2d 1160, 1162 (Fed. Cir. 2019) (quoting *In re Dixie Rests., Inc.*, 105 F.3d 1405, 1406, 41 USPQ2d 1531, 1533 (Fed. Cir. 1997)).

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The applied-for mark is "**PETSIN**" (standard characters) for "Hutches; Beds for household pets; Crate covers for pets; Kennels for household pets; Nesting boxes for animals; Nesting boxes for household pets; Non-metal pet tags; Non-metal safety gates for babies, children, and pets; Pet crates; Pet cushions; Pet furniture; Pet furniture in the nature of cat trees, cat condos; Pet grooming tables; Playhouses for pets; Portable beds for pets Hutches; Beds for household pets; Crate covers for pets; Kennels for household pets; Nesting boxes for animals; Nesting boxes for household pets; Non-metal pet tags; Non-metal safety gates for babies, children, and pets; Pet crates; Pet cushions; Pet furniture; Pet furniture in the nature of cat trees, cat condos; Pet grooming tables; Playhouses for pets; Portable beds for pets " in International Class 020.

The mark under Registration No. 5122844 is "PETSINC" (standard characters) for "Animal claws; Beds for household pets; Comb foundations for beehives; Crate covers for pets; Dog kennels; Kennels for household pets; Nesting boxes for animals; Nesting boxes for household pets; Pet ramp; Pet caskets; Pet crates; Pet cushions; Pet furniture; Pillows for household pets; Scratching posts for cats; Sections of wood for beehives; Bottle racks; Plate racks" in International Class 020 and "Animal activated animal feeders; Animal activated livestock feeders; Animal activated livestock waterers; Brushes for pets; Cages for household pets; Cages for pets; Drinking troughs; Feeding vessels for pets; Feeding troughs; Household storage containers for pet food; Litter boxes for pets; Mangers for animals; Pet feeding and drinking bowls" in International Class 021.

#### Similarity of the Marks:

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In this case, applicant's mark is "**PETSIN**" (standard characters) and registrant's marks is "**PETSINC**" (standard characters). Thus, applicant's mark and registrant's mark share the highly similar wording **PETSIN / PETSINC**. Although applicant's mark does not contain the entirety of the registered mark, "**PETSINC**" (standard characters), applicant's mark is likely to appear to prospective purchasers as a shortened form of registrant's mark. *See In re Mighty Leaf Tea*, 601 F.3d 1342, 1348, 94 USPQ2d 1257, 1260 (Fed. Cir. 2010) (quoting *United States Shoe Corp.*, 229 USPQ 707, 709 (TTAB 1985)). Thus, merely omitting some of the wording from a registered mark may not overcome a likelihood of confusion. *See In re Mighty Leaf Tea*, 601 F.3d 1342, 94 USPQ2d 1257; *In re Optica Int'l*, 196 USPQ 775, 778 (TTAB 1977); TMEP §1207.01(b)(ii)-(iii). In this case, applicant's mark does not create a distinct commercial impression from the registered mark because it contains some of the wording in the registered mark and does not add any wording that would distinguish it from that mark.

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The goods are compared to determine whether they are similar, commercially related, or travel in the same trade channels. *See Coach Servs., Inc. v. Triumph Learning LLC*, 668 F.3d 1356, 1369-71, 101 USPQ2d 1713, 1722-23 (Fed. Cir. 2012); *Herbko Int'l, Inc. v. Kappa Books, Inc.*, 308 F.3d 1156, 1165, 64 USPQ2d 1375, 1381 (Fed. Cir. 2002); TMEP §§1207.01, 1207.01(a)(vi).

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Further, determining likelihood of confusion is based on the description of the goods stated in the application and registration at issue, not on extrinsic evidence of actual use. *See In re Detroit Athletic Co.*, 903 F.3d 1297, 1307, 128 USPQ2d 1047, 1052 (Fed. Cir. 2018) (citing *In re i.am.symbolic, llc*, 866 F.3d 1315, 1325, 123 USPQ2d 1744, 1749 (Fed. Cir. 2017)).

The attached Internet evidence, consisting of third party retailers providing pet gear and toys such as Harry Barker, Furrplay, and Barkley and Pearl, establishes that the same entity commonly manufactures, produces, or provides the relevant goods and markets the goods under the same mark. Thus, applicant's and registrant's goods are considered related for likelihood of confusion purposes. *See, e.g., In re Davey Prods. Pty Ltd.*, 92 USPQ2d 1198, 1202-04 (TTAB 2009); *In re Toshiba Med. Sys. Corp.*, 91 USPQ2d 1266, 1268-69, 1271-72 (TTAB 2009).

#### Conclusion:

In summary, the marks are confusingly similar and the goods are related. Accordingly, purchasers are likely to be confused as to the source of the goods. Thus, registration is refused pursuant to Section 2(d) of the Trademark Act.

Although applicant's mark has been refused registration, applicant may respond to the refusal by submitting evidence and arguments in support of registration.

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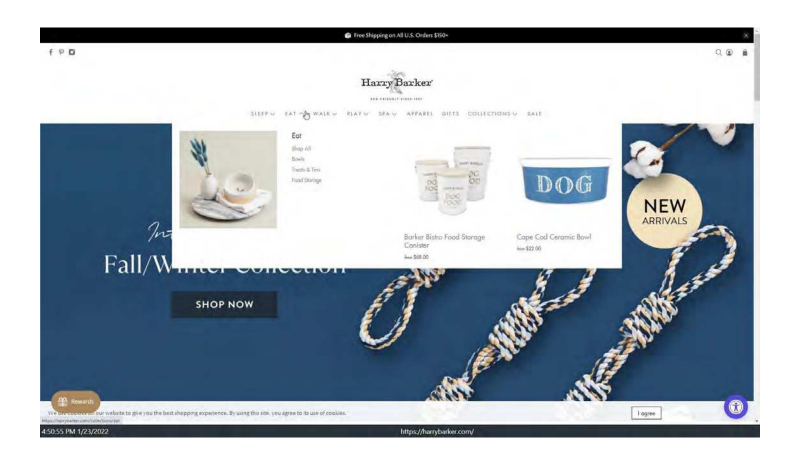
How to respond. Click to file a response to this nonfinal Office action.

/Anna Oakes/ Anna Oakes Trademark Examining Attorney Law Office 103 (571) 272-2569 anna.oakes1@uspto.gov

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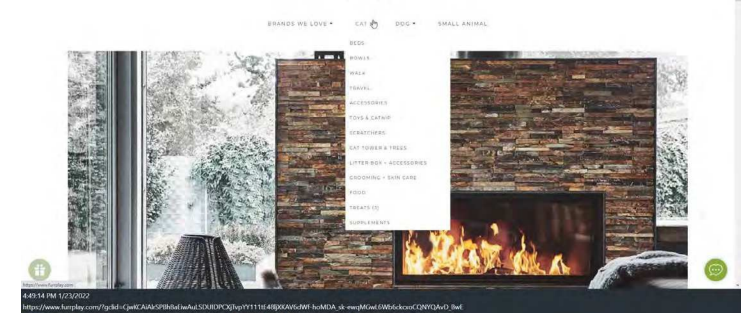
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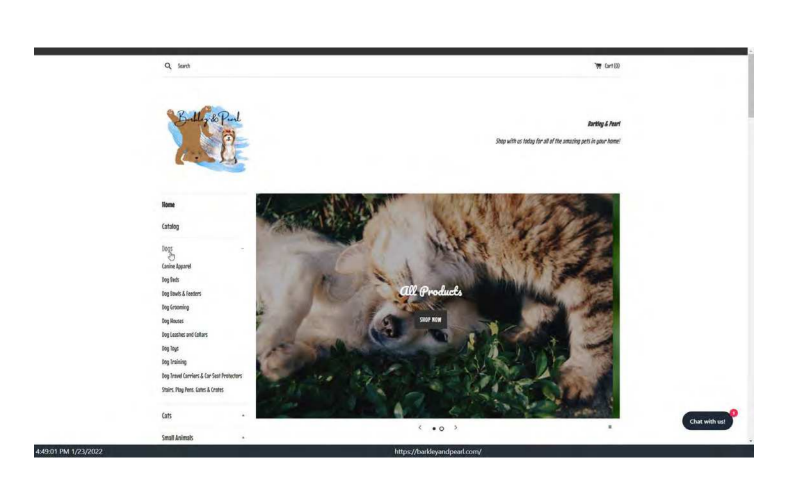


4 SEARCH









### **United States Patent and Trademark Office (USPTO)**

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Office Action (Official Letter) has issued on January 23, 2022 for U.S. Trademark Application Serial No. 90712778

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USPTO examining attorney identified above is not your attorney and cannot give you legal advice, but rather works for and represents the USPTO in trademark matters.

To: Michael P. Adams(madams@dykema.com)

Subject: U.S. Trademark Application Serial No. 90712792 - PETSIN - 120059-07

**Sent:** January 23, 2022 04:55:53 PM EST

**Sent As:** tmng.notices@uspto.gov

Attachments

## United States Patent and Trademark Office (USPTO) Office Action (Official Letter) About Applicant's Trademark Application

U.S. Application Serial No. 90712792

Mark: PETSIN

Correspondence Address:
MICHAEL P. ADAMS
DYKEMA GOSSETT PLLC
ONE CONGRESS PLAZA

111 CONGRESS AVENUE, SUITE 1800 AUSTIN TX 78701 UNITED STATES

**Applicant:** Topfashion Business Co., Limited

Reference/Docket No. 120059-07

Correspondence Email Address: madams@dykema.com

#### NONFINAL OFFICE ACTION

The USPTO must receive applicant's response to this letter within <u>six months</u> of the issue date below or the application will be <u>abandoned</u>. Respond using the Trademark Electronic Application System (TEAS). A link to the appropriate TEAS response form appears at the end of this Office action.

Issue date: January 23, 2022

#### **Introduction:**

The referenced application has been reviewed by the assigned trademark examining attorney. Applicant must respond timely and completely to the issues below. 15 U.S.C. §1062(b); 37 C.F.R. §\$2.62(a), 2.65(a); TMEP §§711, 718.03.

#### **Summary of Issues:**

• Section 2(d) Refusal — Likelihood of Confusion.

#### Section 2(d) Refusal – Likelihood of Confusion:

Registration of the applied-for mark is refused because of a likelihood of confusion with the marks in U.S. Registration No. 5122844. Trademark Act Section 2(d), 15 U.S.C. §1052(d); see TMEP §§1207.01 et seq. See the attached registration.

Trademark Act Section 2(d) bars registration of an applied-for mark that is so similar to a registered mark that it is likely consumers would be confused, mistaken, or deceived as to the commercial source of the goods of the parties. *See* 15 U.S.C. §1052(d). Likelihood of confusion is determined on a caseby-case basis by applying the factors set forth in *In re E. I. du Pont de Nemours & Co.*, 476 F.2d 1357, 1361, 177 USPQ 563, 567 (C.C.P.A. 1973) (called the "*du Pont* factors"). *In re i.am.symbolic, llc*, 866 F.3d 1315, 1322, 123 USPQ2d 1744, 1747 (Fed. Cir. 2017). Any evidence of record related to those factors need be considered; however, "not all of the *DuPont* factors are relevant or of similar weight in every case." *In re Guild Mortg. Co.*, 912 F.3d 1376, 1379, 129 USPQ2d 1160, 1162 (Fed. Cir. 2019) (quoting *In re Dixie Rests., Inc.*, 105 F.3d 1405, 1406, 41 USPQ2d 1531, 1533 (Fed. Cir. 1997)).

Although not all *du Pont* factors may be relevant, there are generally two key considerations in any likelihood of confusion analysis: (1) the similarities between the compared marks and (2) the relatedness of the compared goods. *See In re i.am.symbolic, llc*, 866 F.3d at 1322, 123 USPQ2d at 1747 (quoting *Herbko Int'l, Inc. v. Kappa Books, Inc.*, 308 F.3d 1156, 1164-65, 64 USPQ2d 1375, 1380 (Fed. Cir. 2002)); *Federated Foods, Inc. v. Fort Howard Paper Co.*, 544 F.2d 1098, 1103, 192 USPQ 24, 29 (C.C.P.A. 1976) ("The fundamental inquiry mandated by [Section] 2(d) goes to the cumulative effect of differences in the essential characteristics of the goods and differences in the marks."); TMEP §1207.01.

The applied-for mark is "**PETSIN**" (standard characters) for "Animal grooming gloves; Automatic litter boxes for pets; Brushes for pets; Cages for pets; Cages for carrying pets; Cages for household pets; Deshedding brushes for pets; Deshedding combs for pets; Electric pet brushes; Feeding vessels for pets; Indoor terrariums for animals or insects; Litter boxes for pets; Litter trays for pets; Mangers for animals; Non-mechanized pet waterers in the nature of portable water and fluid dispensers for pets; Pet drinking bowls; Pet feeding and drinking bowls; Scoops for the disposal of pet waste; Toothbrushes for pets; Baskets of wicker, wood, cloth for household purposes" in International Class 021.

The mark under Registration No. 5122844 is "PETSINC" (standard characters) for "Animal claws; Beds for household pets; Comb foundations for beehives; Crate covers for pets; Dog kennels; Kennels for household pets; Nesting boxes for animals; Nesting boxes for household pets; Pet ramp; Pet caskets; Pet crates; Pet cushions; Pet furniture; Pillows for household pets; Scratching posts for cats; Sections of wood for beehives; Bottle racks; Plate racks" in International Class 020 and "Animal activated animal feeders; Animal activated livestock feeders; Animal activated livestock waterers; Brushes for pets; Cages for household pets; Cages for pets; Drinking troughs; Feeding vessels for pets; Feeding troughs; Household storage containers for pet food; Litter boxes for pets; Mangers for animals; Pet feeding and drinking bowls" in International Class 021.

#### Similarity of the Marks:

Marks are compared in their entireties for similarities in appearance, sound, connotation, and commercial impression. *Stone Lion Capital Partners*, *LP v. Lion Capital LLP*, 746 F.3d 1317, 1321, 110 USPQ2d 1157, 1160 (Fed. Cir. 2014) (quoting *Palm Bay Imps., Inc. v. Veuve Clicquot Ponsardin* 

Maison Fondee En 1772, 396 F.3d 1369, 1371, 73 USPQ2d 1689, 1691 (Fed. Cir. 2005)); TMEP §1207.01(b)-(b)(v). "Similarity in any one of these elements may be sufficient to find the marks confusingly similar." In re Inn at St. John's, LLC, 126 USPQ2d 1742, 1746 (TTAB 2018) (citing In re Davia, 110 USPQ2d 1810, 1812 (TTAB 2014)), aff'd per curiam, 777 F. App'x 516, 2019 BL 343921 (Fed. Cir. 2019); TMEP §1207.01(b).

In this case, applicant's mark is "PETSIN" (standard characters) and registrant's marks is "PETSINC" (standard characters). Thus, applicant's mark and registrant's mark share the highly similar wording PETSIN / PETSINC. Although applicant's mark does not contain the entirety of the registered mark, "PETSINC" (standard characters), applicant's mark is likely to appear to prospective purchasers as a shortened form of registrant's mark. See In re Mighty Leaf Tea, 601 F.3d 1342, 1348, 94 USPQ2d 1257, 1260 (Fed. Cir. 2010) (quoting United States Shoe Corp., 229 USPQ 707, 709 (TTAB 1985)). Thus, merely omitting some of the wording from a registered mark may not overcome a likelihood of confusion. See In re Mighty Leaf Tea, 601 F.3d 1342, 94 USPQ2d 1257; In re Optica Int'l, 196 USPQ 775, 778 (TTAB 1977); TMEP §1207.01(b)(ii)-(iii). In this case, applicant's mark does not create a distinct commercial impression from the registered mark because it contains some of the wording in the registered mark and does not add any wording that would distinguish it from that mark.

Accordingly, the marks in their entireties are considered similar for likelihood of confusion purposes.

#### Relatedness of the Goods:

The goods are compared to determine whether they are similar, commercially related, or travel in the same trade channels. *See Coach Servs., Inc. v. Triumph Learning LLC*, 668 F.3d 1356, 1369-71, 101 USPQ2d 1713, 1722-23 (Fed. Cir. 2012); *Herbko Int'l, Inc. v. Kappa Books, Inc.*, 308 F.3d 1156, 1165, 64 USPQ2d 1375, 1381 (Fed. Cir. 2002); TMEP §§1207.01, 1207.01(a)(vi).

The compared goods need not be identical or even competitive to find a likelihood of confusion. *See On-line Careline Inc. v. Am. Online Inc.*, 229 F.3d 1080, 1086, 56 USPQ2d 1471, 1475 (Fed. Cir. 2000); *Recot, Inc. v. Becton*, 214 F.3d 1322, 1329, 54 USPQ2d 1894, 1898 (Fed. Cir. 2000); TMEP §1207.01(a)(i). They need only be "related in some manner and/or if the circumstances surrounding their marketing are such that they could give rise to the mistaken belief that [the goods] emanate from the same source." *Coach Servs., Inc. v. Triumph Learning LLC*, 668 F.3d 1356, 1369, 101 USPQ2d 1713, 1722 (Fed. Cir. 2012) (quoting *7-Eleven Inc. v. Wechsler*, 83 USPQ2d 1715, 1724 (TTAB 2007)); TMEP §1207.01(a)(i).

Further, determining likelihood of confusion is based on the description of the goods stated in the application and registration at issue, not on extrinsic evidence of actual use. *See In re Detroit Athletic Co.*, 903 F.3d 1297, 1307, 128 USPQ2d 1047, 1052 (Fed. Cir. 2018) (citing *In re i.am.symbolic, llc*, 866 F.3d 1315, 1325, 123 USPQ2d 1744, 1749 (Fed. Cir. 2017)).

The attached Internet evidence, consisting of third party retailers providing pet gear and toys such as Harry Barker, Furrplay, and Barkley and Pearl, establishes that the same entity commonly manufactures, produces, or provides the relevant goods and markets the goods under the same mark. Thus, applicant's and registrant's goods are considered related for likelihood of confusion purposes. *See, e.g., In re Davey Prods. Pty Ltd.*, 92 USPQ2d 1198, 1202-04 (TTAB 2009); *In re Toshiba Med. Sys. Corp.*, 91 USPQ2d 1266, 1268-69, 1271-72 (TTAB 2009).

#### Conclusion:

In summary, the marks are confusingly similar and the goods are related. Accordingly, purchasers are likely to be confused as to the source of the goods. Thus, registration is refused pursuant to Section 2(d) of the Trademark Act.

Although applicant's mark has been refused registration, applicant may respond to the refusal by submitting evidence and arguments in support of registration.

#### Response Guidelines:

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The USPTO does not accept emails as responses to Office actions; however, emails can be used for informal communications and are included in the application record. *See* 37 C.F.R. §§2.62(c), 2.191; TMEP §§304.01-.02, 709.04-.05.

How to respond. Click to file a response to this nonfinal Office action.

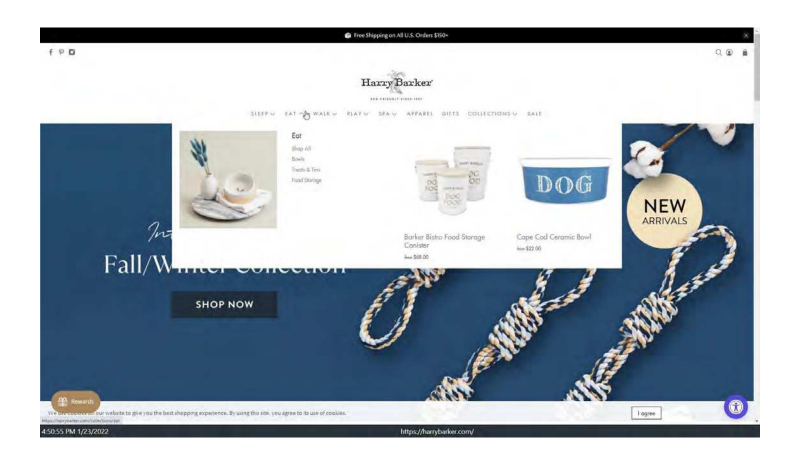
/Anna Oakes/ Anna Oakes Trademark Examining Attorney Law Office 103 (571) 272-2569 anna.oakes1@uspto.gov

#### RESPONSE GUIDANCE

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- Responses signed by an unauthorized party are not accepted and can cause the application to abandon. If applicant does not have an attorney, the response must be signed by the individual

applicant, all joint applicants, or someone with <u>legal authority to bind a juristic applicant</u>. If applicant has an attorney, the response must be signed by the attorney.

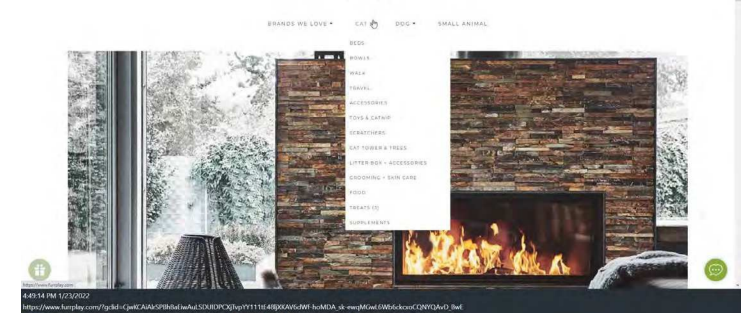
• If needed, **find contact information for the supervisor** of the office or unit listed in the signature block.

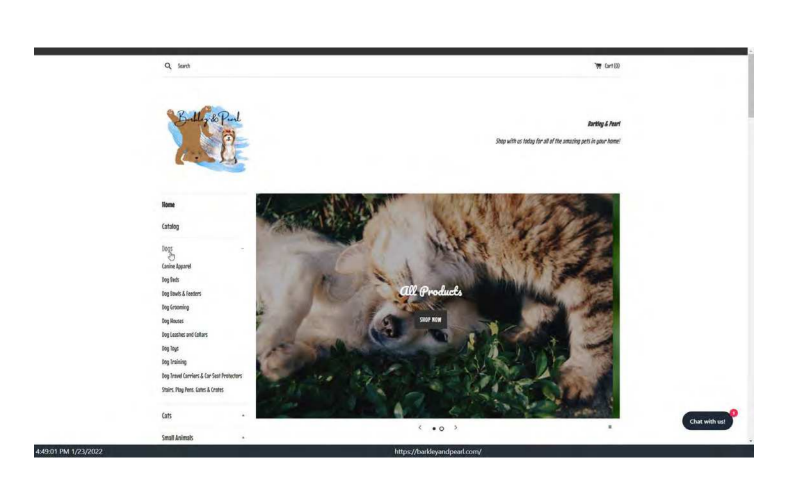


4 SEARCH









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- <u>Update your correspondence email address</u> to ensure you receive important USPTO notices about your application.
- Beware of misleading notices sent by private companies about your application. Private companies not associated with the USPTO may mail or email you trademark-related offers and notices most of which require fees. The USPTO will only email official USPTO correspondence from the domain "@uspto.gov".
- <u>Hiring a U.S.-licensed attorney</u>. If you do not have an attorney and are not required to have one under the trademark rules, we encourage you to hire a U.S.-licensed attorney specializing in trademark law to help guide you through the registration process. The

USPTO examining attorney identified above is not your attorney and cannot give you legal advice, but rather works for and represents the USPTO in trademark matters.

To: Michael P. Adams(madams@dykema.com)

Subject: U.S. Trademark Application Serial No. 90712799 - PETSIN - 120059-06

**Sent:** January 23, 2022 04:56:50 PM EST

**Sent As:** tmng.notices@uspto.gov

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Mark: PETSIN

Correspondence Address:
MICHAEL P. ADAMS
DYKEMA GOSSETT PLLC
ONE CONGRESS PLAZA
111 CONGRESS AVENUE, SUITE 1800
AUSTIN TX 78701 UNITED STATES

**Applicant:** Topfashion Business Co., Limited

Reference/Docket No. 120059-06

Correspondence Email Address: madams@dykema.com

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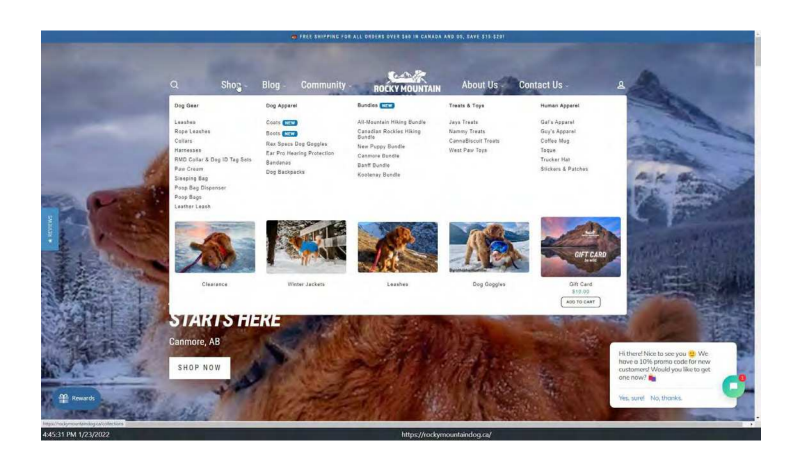
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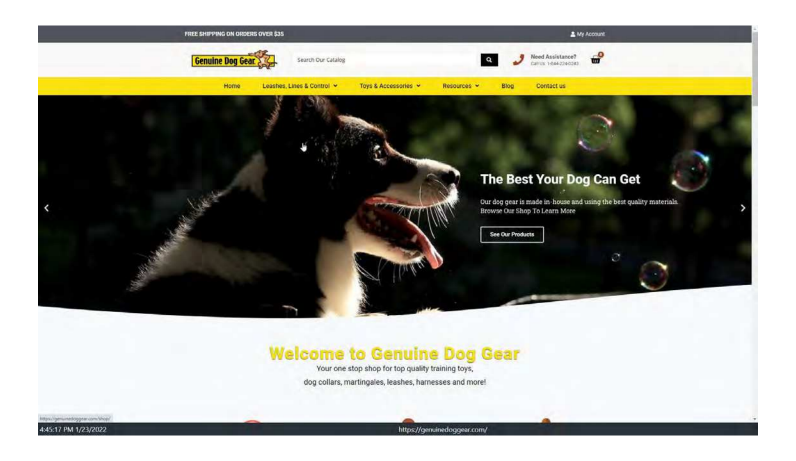
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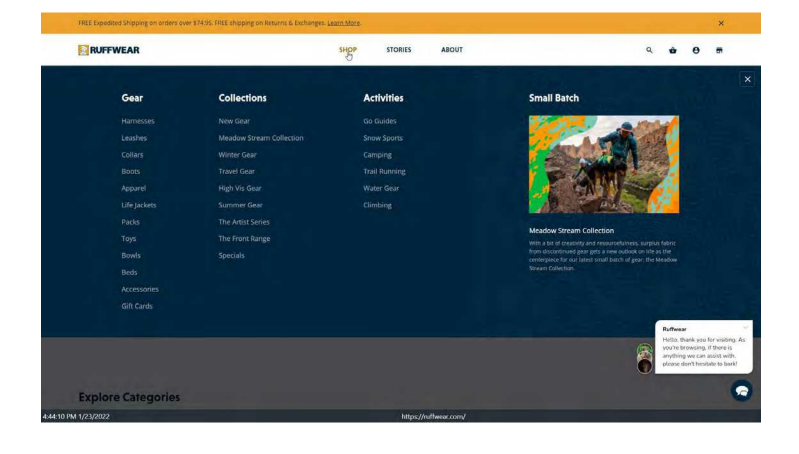
/Anna Oakes/ Anna Oakes Trademark Examining Attorney Law Office 103 (571) 272-2569 anna.oakes1@uspto.gov

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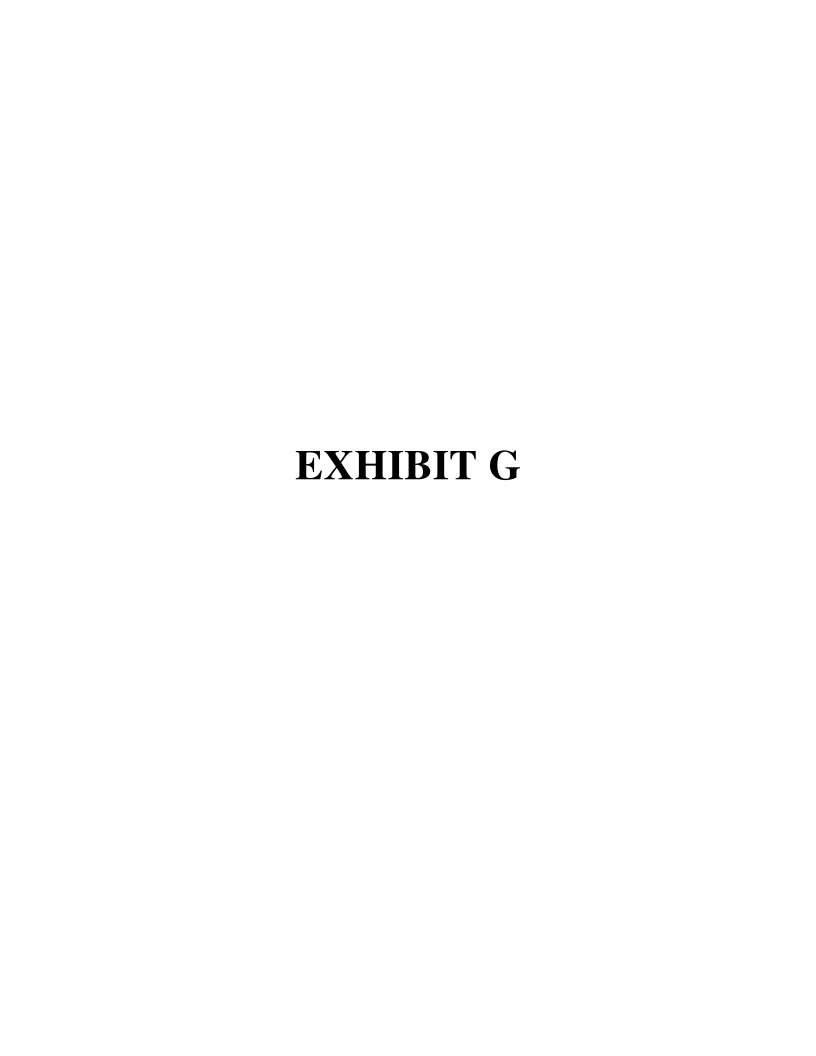
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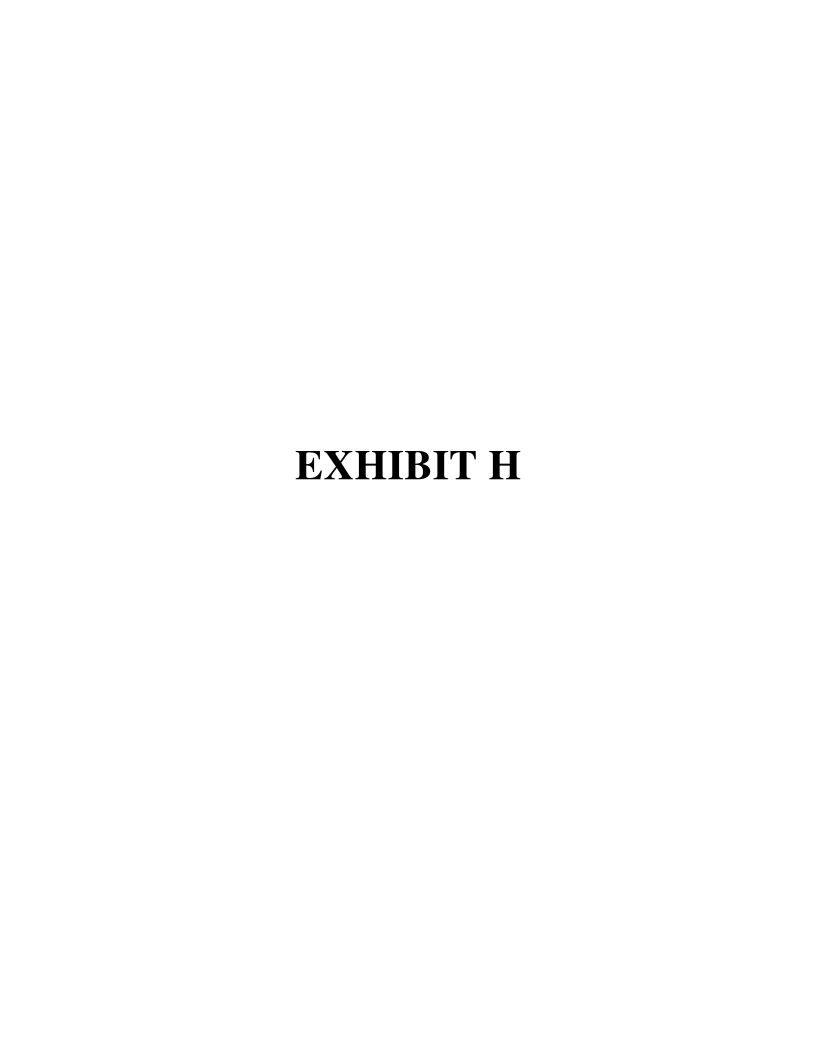
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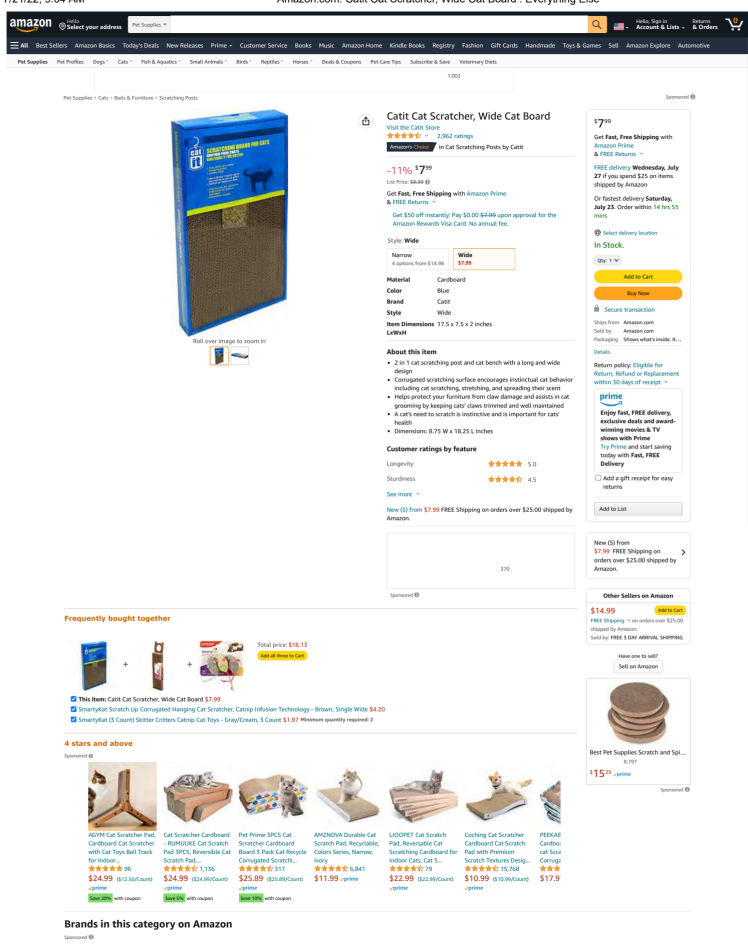
USPTO examining attorney identified above is not your attorney and cannot give you legal advice, but rather works for and represents the USPTO in trademark matters.











sponsorea @





#### From the manufacturer

#### Catit is a dedicated cat brand that offers high-quality supplies for all aspects of daily cat care.

We are an international market leader whose products are carefully developed to nourish, comfort, motivate and amuse cats of all ages.

#### Food & Treats

From complete and balanced nutrition to premium-quality treats, we have just the thing to satisfy your feline's appetite.

#### **Drinking Fountains**

Discover our range of iconic drinking fountains, equipped with lots of clever features to help stimulate even the pickiest cats to drink more.

#### Slow Feeders & Dishes

Stylish and durable, Catit feeding dishes are developed specially for cats, with wide and shallow design that does not irritate their sensitive whiskers.

#### Vesper Furniture

Catit Vesper Furniture offers your cat all the privacy and comfort they need, looks great in any interior, and is completely renewable with replacement parts.

#### Litter Boxes

Our range of litter boxes is comfortably spacious for all cat breeds, and is delightfully easy to set up and clean.

#### Toys & Scratchers

Fun interactive toys that stimulate your cat to play, corrugated cardboard scratchers to help your cat unwind, and everything in between!

#### **Product Description**

Combining contemporary shapes with stylish patterns, the Catit Style Cat Scratch Board, Wide Cat Bench is a modern twist on conventional cat scratchers. The cat scratcher cardboard provides your cat with a corrugated scratching surface and provides a new place for your cat to scratch instead of your furniture. A cat's need to cat scratch is instinctive and is important for cats health; it helps them to sharpen and remove the dead outer layer of their claws, stretch and flex their bodies and work off energy. Califor offer energy. Califor sharpers are created a wide variety of cat toys with this in mind. To complete your cat supplies pair this item with some of the other Catit product including cat trees, cat brushes, cat beds, cat towers, cat litter, cat food, cat water fountains, cat treats and more.

#### **Product details**

Is Discontinued By Manufacturer: No

**Product Dimensions**:  $17.5 \times 7.5 \times 2$  inches; 15.52 Ounces

Item model number: 52411

Date First Available: December 30, 2009

Manufacturer : Rolf C. Hagen (USA) Corp.

ASIN : B0032GEE8S

Country of Origin : China

Domestic Shipping: Item can be shipped within U.S.

International Shipping: This item is not eligible for international shipping. Learn More

Best Sellers Rank: #19,954 in Pet Supplies (See Top 100 in Pet Supplies)

#97 in Cat Scratching Post

Customer Reviews:

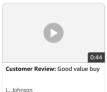
★★★★ 

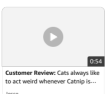
2,962 ratings

#### Videos

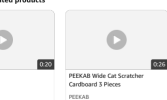
#### Videos for this product











Save #cat

The

#### Important information

#### Directions

Upload your video

Follow individual packaging instructions.

#### Compare with similar items



#### Amazon.com: Catit Cat Scratcher, Wide Cat Board: Everything Else

Price	\$799	\$29 <sup>79</sup>	\$19 <sup>99</sup>	\$3262
Shipping	FREE Shipping on orders over \$25.00 shipped by Amazon or get Fast, Free Shipping with Amazon Prime	FREE Shipping. Details	FREE Shipping on orders over \$25.00 shipped by Amazon or get Fast, Free Shipping with Amazon Prime	FREE Shipping. Details
Sold By	Amazon.com	FUKUMARU	Pattern -iServe-	Amazon.com
Color	blue	Log color	Assorted	Droplet
Size	Wide	Cat Scratcher Cardboard 5 PCS with Box	1 Count	Cat Scratcher

#### Brands you might like

Sponsored (





Petstages Tower of Tracks Interactive 3-Tier Cat Toy

\*\*\*\*\*\* 56,965
\$14.48 \( \)prime



PrimePets 2 Pack Cat Scratcher Cardboard, Reversible Corrugated Cat Scratching Pad ... \$\frac{1}{2}\$ 17.97 \$18.79 \( \text{prime} \)



PrimePets 2 Pack Cat Scratcher Cardboard with Catnip, Reversible Cat Scratching Pad... \$\display \display \display 51 \$17.99 (\$9.00/Count)



PrimePets 5 Pack Cat Scratch Pad with Box, Reversible Scratcher Cardboard for Indoo... \*\*\*\*\*\* 37 \$26.79 (\$5.36/Count)



Petstages Scratch,
Snuggle & Rest
Corrugated Cat Scratcher
With Catnip

\*\*\*\* 12,805
\$16.90 \( \)prime



PrimePets 2 Pack Cat Scratcher Cardboard, Recycle Corrugated Cat Scratching Pad, Re... \$\displays 650 \$11.99 (\$6.00/Count) \rightarrowprime



PrimePets Cat Scratch Cardboard, Removabl Cat Scratching Pad wi Ball, 2-in-1 C... 2,207 \$21.29 (\$21.29/Cour

13,045 Sponsored €

#### **Customer Questions & Answers**

See questions and answers

#### **Customer reviews**

**★★★★** 4.5 out of 5

 2,962 global ratings

 5 star
 75%

 4 star
 12%

 3 star
 7%

 2 star
 3%

 1 star
 3%

➤ How customer reviews and ratings work



### Reviews with images







See all customer images

Top reviews 🗸

#### Top reviews from the United States

waw

\*\*\*\* Durable cat scratcher with fresh catnip for a better price than at specialty pet stores Reviewed in the United States on April 11, 2016 Style: Wide | Verified Purchase

My cats adore these. If I don't keep them around, my furniture and stariway carpet fall victim. They are perfect because they come with catnip, so the cats are attracted to the scratcher.

The catnip comes in a little sealed baggie, not yet applied to the scratcher. That way you can use some immediately and some to freshen up it's attractiveness later. Also, I found the catnip to be super fresh. Sometimes freshness can be an issue - I find with stale catnip my cats are far, far less frisky with it. But the catnip that come with this scratcher was great.

After it's been around awhile of course, damage was done based on how much my cats use it. But I found the quality to be good enough that even with heavy scratching, it didn't fall apart as quickly as I expected.

The price on amazon beats the price for similar products that I've bought from Petco and Petsmart and the quality is absolutely comparable. This is a must have around my house, and I'd highly recommend.

✓ Read more

43 people found this helpful

Helpful

Report abuse

★★★★★ Great! Would recommend Reviewed in the United States on November 13, 2016 Style: Wide | Verified Purcha It took my kitty a few weeks to actually use the scratcher, even with nip. During that time she would walk by it, and I would rub my nails on it to show her how it's done. Eventually she started trying it too, and now she loves it! Like other reviewers mentioned, my cat also enjoys just lying on it sometimes In terms of quality, it's a prettt basic rectangle box with corrugated cardboard. The cardboard has started to flake off, but that's much better than carpet pieces! Easy to pick up the pieces. It is reversible and I suspect that each side will last my cat 5-6 months. Would recommend - just make sure to give your cat some time to adjust! Don't toss it if it doesn't get used right away. I'm glad I didn't. 20 people found this helpful Helpful Report abuse Chanklacat \*\*\*\* sturdy product and I always know where to find my cat eviewed in the United States on February 5, 2018 Style: Wide | Verified Purchase My cat loves these scratching pads. The very first time I put it out there for her, I used the included catnip and she had a ball. When I think of it (every couple of months, I'll add some new catnip, but for my cat, that's just a bonus. We call it her throne because not only does she use it for scratching her claws, but she also sleeps on it. Whenever I look for her, it is the first place I look and the vast majority of the time..... she is on her throne. It is in front of a slider door (the stationary side) and she'll spend hours on it, watching birds, chipmunks and the great outdoors. She is a long hair maine coon weighing in around 16 lbs and they hold up pretty well under fairly constant use and almost daily scratching. She is a shedder so her long fu collects on the cardboard and when she scratches it, there are bits of cardboard and fur around the scratching pad which is easy to clean up. I also vacuum it and pull off the fur that collects. I originally bought this as an add-on item but now at regular price, it is double the add-on cost. I keep checking so if/when it is add-on again, I will buy a bunch. 4 people found this helpful Report abuse Helpful Abbey \*\*\*\* Great, but pricey Reviewed in the United States on July 5, 2022 Style: Wide | Verified Purchase My cat likes to scratch corrugated cardboard. This one is wider than most scratchers. It's also more I prefer the regular sized scratchers because they are cheaper and work fine. My kitty is happy with the standard size. I put them inside a tall cardboard box to contain the cardboard shreds I'd recommend considering this wider scratcher if you have a large cat and if he/she likes to sleep on the scratcher. Otherwise, I think most cats are happy with standard size scratchers Helpful Report abuse AZ Brian \*\*\*\* Great Deal Reviewed in the United States on January 6, 2016 Style: Wide | Verified Purchase Just as good as any other brand and is thicker than many which allows you to flip it over for more use. The catnip that came with is was old but I wasn't buying it for the herbs. The box that Amazon shipped it in makes for a perfect catch for the mess that cats create with these things plus plays to the "fitz-it-sitz" instinct. 22 people found this helpful Report abuse Helpful Shainakay Top Contributor: Makeup ★★★★★ Great for furniture scratchers Reviewed in the United States on March 3, 2017 Style: Wide | Verified Purchase I purchased this scratcher in wide, and placed it near where my cat likes to claw the carpet and furniture. He immediately started using this board, and it's wide enough to hold him comfortably, so he will sit and lay on this at random times. He is a 12 lb. Maine Coon and this board is big enough for him to lay on. He's been using this since June 2016 and it is still in really great shape, and has not fallen apart. The catnip included was really good, and helped my cat to like some of his toys again. Now I have this scratcher upstairs in my office, where my cat usually is since I work from home, and he follows me everywhere, and he uses this several times a day. I've also found that he scratches the carpets a lot less now. This scratcher board is sturdy, well-made, and with my cat's almost daily use, has lasted really well. I highly recommend! 5 people found this helpful Helpful Report abuse Cat Lady Top Contributor: Baby ★★★★★ my 3 boys love this pad Reviewed in the United States on February 10, 2017 Style: Wide | Verified Purchase I'm not sure which my cats have enjoyed more - the box this thing came in, the cat nip it came with or the

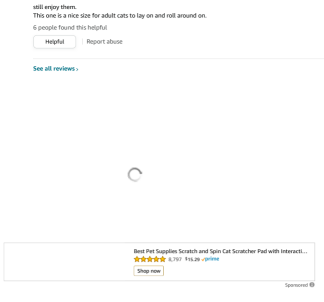
My 3 indoor only boys love and I do mean love this scratch pad. Everytime they walk by it they stop and

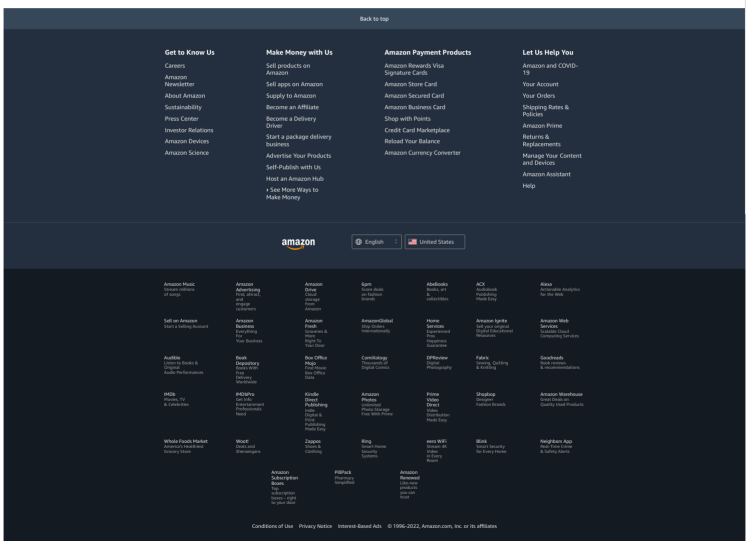
The catnip nearly drove one of them mad, which he really did enjoy scratching and rolling around on this

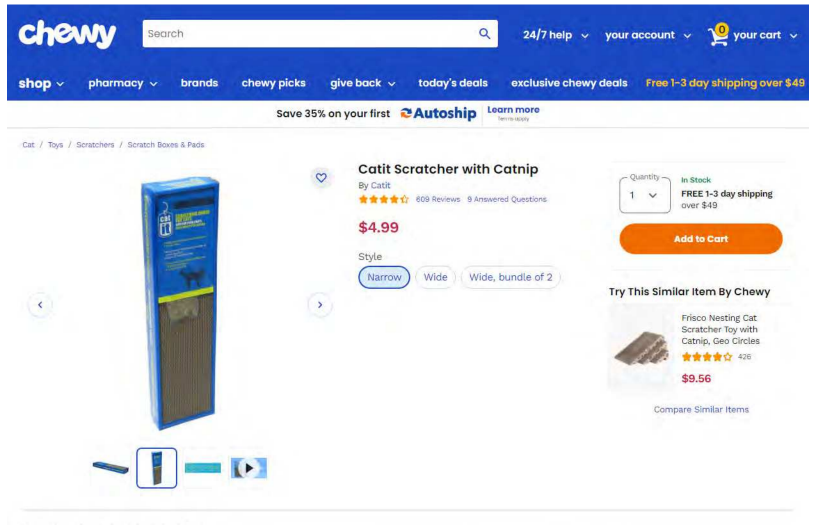
pad after i sprinkled nip on it. With 3 kitties this pad will last me maybe a couple months before needing a replacement - and they have a

cat tree with scratching posts on it but this pad is their favorite.

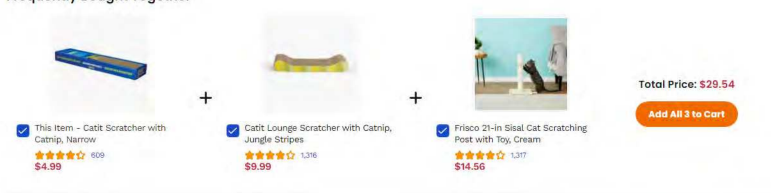
I have 2 other already worn down scratch pads that I keep for them and no matter how new or used they







### Frequently Bought Together



#### **About This Item**

## Details

- · Helps them to sharpen and remove the dead outer layer of their claws, stretch and flex their bodies and work off energy.
- Provides your cat with a corrugated scratching surface, while helping to protect your furniture from claw damage.
- · Long lasting corrugated scratching surface.
- Includes catnip to increase interest.
- · Available in multiple sizes.





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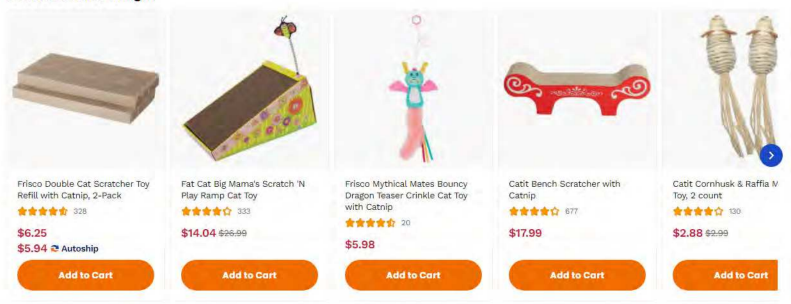
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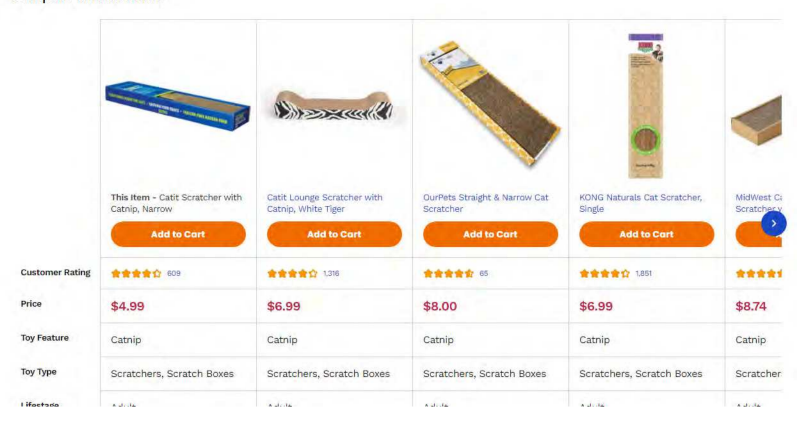
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### Pet Lovers Also Bought



### Compare Similar Items



Toy Feature	Catnip	Catnip	Catnip	Catnip	Catnip
Тоу Туре	Scratchers, Scratch Boxes	Scratchers, Scratch Boxes	Scratchers, Scratch Boxes	Scratchers, Scratch Boxes	Scratcher
Lifestage	Adult	Adult	Adult	Adult	Adult
Material .	-	=	-	_	Cardboard

#### 9 Customer Questions

#### What are the dimensions?

Answer by chewy - Aug 21, 2021

The narrow scratcher is 19 x 5 x 2 inches and the wide scratcher is 17.5 x 7 x 2 inches, all listed as length x width x thickness.



Show All Answers (3)

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This scratcher can be flipped and used on the other side.



Show All Answers (2)

Has anyone attached this scratcher to the wall? My cat likes to really scratcher so I would like to attach it to the wall for him.

Answer by chewy · Oct 28, 2020

This scratcher is not designed to be attached to the wall.



Answer This Question

#### Are the scratch boards sided

Answer by chewy . Dec 23, 2020

This scratching board is one sided.



Answer This Question

Reviews Write a Review

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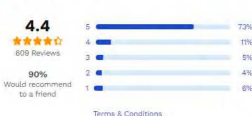


Report

Report

Report

Report











**609 Customer Reviews** 





#### \*\*\*\*

By cindyleewood1 on Jul 17, 2022

#### Smaller than I expected.

I ordered a scratch pad from Chewy before and it was at least twice as big as this one. I expected this one to be bigger. If I had seen the size chart I would not have ordered this one. But I'll try them and see how they work anyway. Maybe my cats will love them.



Report

#### \*\*\*\*

By Orphanannie on Jun 28, 2022

#### Ehh must be too hot here

Normally my kids love a good scratcher, i do not know why these two just do not seem to get their motors started. I think it could be the heat, it has been very very warm here, but I do not know, ok? I mean they might be great for some kids, mine just walked away.



Report

#### \*\*公公公公

By pubite1 on May 12, 2022

#### NOT as advertised AT ALL!!

I have two large cats. I've always bought the LARGE/WIDE SCRATCH BOARDS for them Chewy advertises theirs as LARGE/WIDE, but they are actually the smallest ones on the market. I have complained to Chewy about this and they sent a replacement (TWICE) but they are ALL THE SMALL ONES. Very disappointed and wish they would change the description to TINY SCRATCHER, but they never will



Report

#### \*\*\*\*

By catwhisperer on May 16, 2022

#### not as advertised

This item was advertised as "wide" -It is not. I have a wide one at home that I got from chewy before and this Catit pad is several inches narrower. My cat doesn't like it, and it flips over when he tries to scratch it. Useless as a place for him to scratch--it's always upside down from the last time he tried to scratch. It is NOT wide !!



Report

#### 食食食食食

By Galfly on May 23, 2022

16 2

食食食食食

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#### Good quality but small

My 3 cats love scratching pads. I chose this item due to being a bit less expensive than others. I have been shocked at the price of these cardboard items. These pads are sturdy and being used, but are alas too small for my cats to lay on (a favorite use of prior models).



Report

★公公公公

By louie on May 27, 2022

#### Not Wide!!

I bought this scratcher for a long time because it was wide enough for my cats. They are big boys! Until one day I ordered it and it was 7 inches wide! The size has changed. I don't know how they can advertise this as wide because it's not. Buyer beware.



Report

食食食食食

By Rufus on Apr 30, 2022

### my two kittens really enjoy these

I tried the "round" scratching toys with the ball. They took the ball out and I have yet to find it. So I tried these and they use them constantly. They actually could be a little longer since they lay on them and scratch away leaving the middle intact. But, hey, I feel whatever makes them happy and keeps them scratching these instead of furniture is great!



Report

食食食食食

By IzBe on May 17, 2022

#### Stale catnip

My cats loved the large sized scratcher but the pack of catnip was stale and odorless. Both of my cats turned there noses up (they didn't like it) to the catnip provided with the scratcher. Fortunately I had another fresh bag of catnip that I got through Chewy to save the day!



Report

食食食食命

By MissE on May 5, 2022

#### Cat loves it

I bought this for a cat that loved to claw the heck out of couches/chairs. I sprinkled a little catnip on it, and he immediately laid on it and clawed at it. I find him sleeping on it every day. It saved my chairs! He's a large cat, so I wanted to make sure I got something wider, and this is perfect for him.



Report

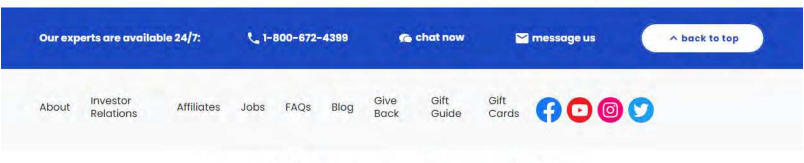
\*\*\*\*

By MelissaR on Apr 19, 2022

#### Narrow Cat Scratcher

This is the narrow cat scratcher. Finally got a cat that loves scratching and the two that I had previously were starting to show wear. Bought this to replace at least one and the cat took one sniff and went to

Document title: CATIT Scratcher with Catnip, Narrow - Chewy.com













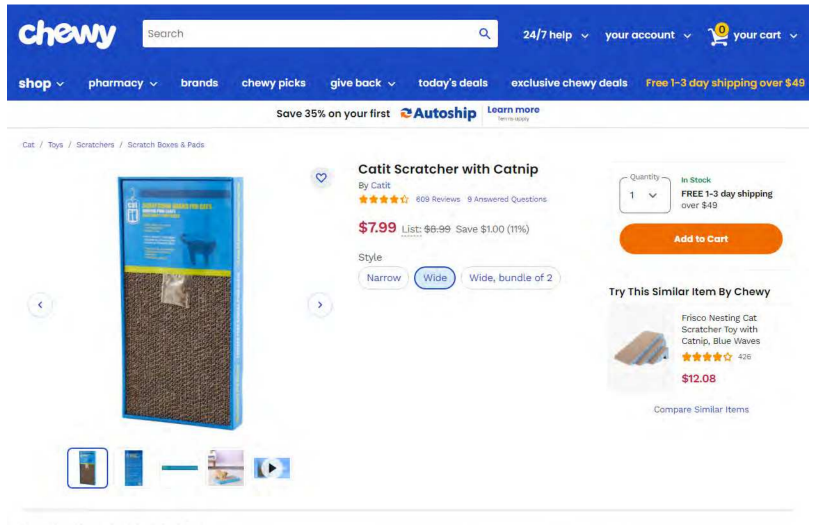
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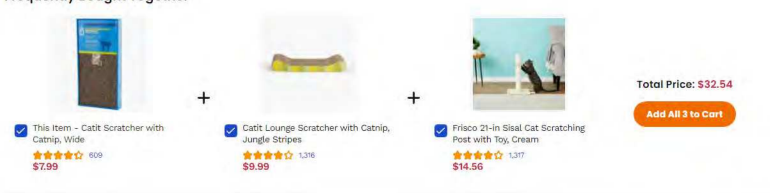
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### Frequently Bought Together



#### **About This Item**

### Details · Helps them to sharpen and remove the dead outer layer of their claws, stretch and flex

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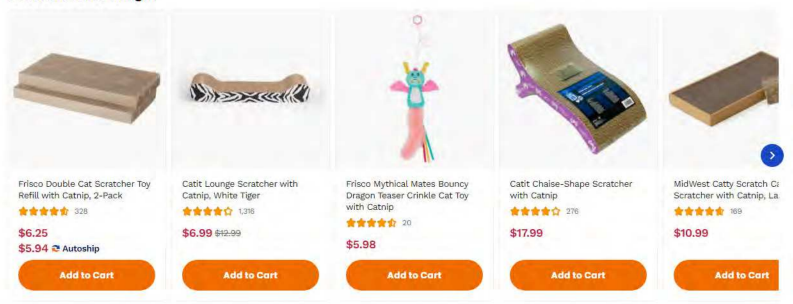
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Size

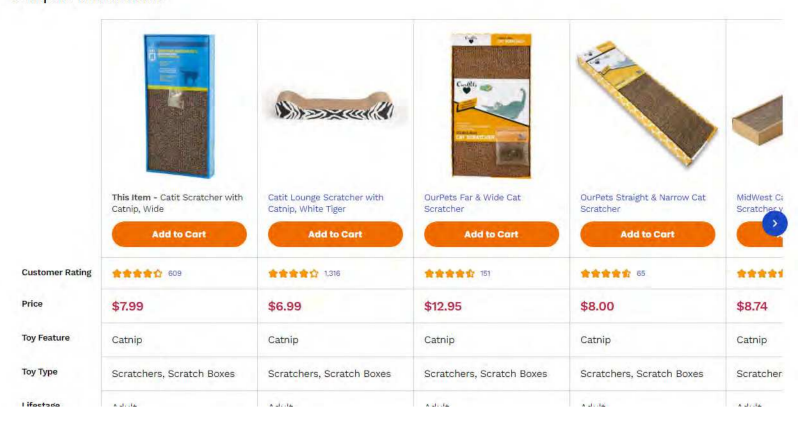
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#### Pet Lovers Also Bought



### Compare Similar Items



Toy Feature	Catnip	Catnip	Catnip	Catnip	Catnip
Гоу Туре	Scratchers, Scratch Boxes	Scratchers, Scratch Boxes	Scratchers, Scratch Boxes	Scratchers, Scratch Boxes	Scratcher
Lifestage	Adult	Adult	Adult	Adult	Adult
Waterial .	-	=	-	_	Cardboard

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Answer This Question

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Answer This Question

Reviews Write a Review

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Customer Photos See All Photos







Report

Report

Report

Report

16 4

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Document title: CATIT Scratcher with Catnip, Wide - Chewy.com

Capture URL: https://www.chewy.com/catit-scratcher-catnip/dp/49886?utm\_source=google-product&utm\_medium=organic&utm\_campaign=%7Bcampaignid... Capture timestamp (UTC): Thu, 21 Jul 2022 14:15:26 GMT













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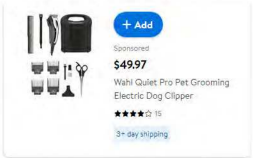
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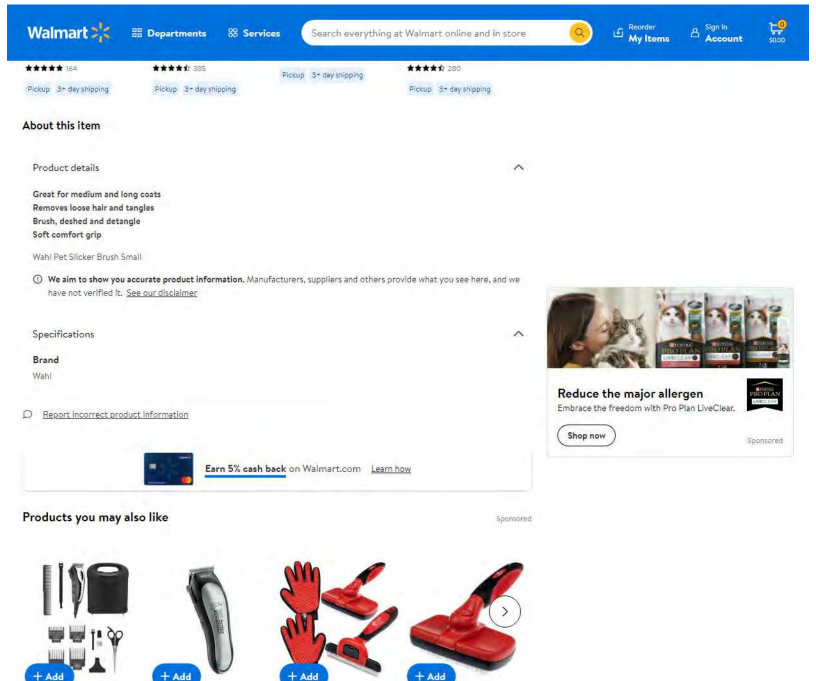
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Pickup 3+ day shipping

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\$12.99

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Brush - Pet Pull Dog

Brush Gently...

\*\*\*\*

2-day shipping

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Series Cordless Dog

Pet Clipper, 9177

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2-day shipping

Pickup Delivery

\$24.99

Complete

\*\*\*\*

2-day shipping

Professional Pet

Grooming Kit | Self...

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Grooming Electric

Dog Clipper

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This item doesn't have any reviews yet.





### Kill fleas fast

1 oral tablet starts working within 30 minutes.

Shop now





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Flat Slicker - Small

3+ day shipping

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Movsou Pet Hair Remover Brush, Small and Large Lint Brush...

\*\*\*\* 126

2-day shipping



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Plutus Pet Long Rope Dog Leash, Heavy Duty, Reflective, Wit...

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Groomer Essentials Long Pin Universal Pet Slicker - Large

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Cattle Brush



#### \$20.00

Groomer Essentials Universal Slicker -Medium

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#### Three reasons to smile

Reduce tartar, freshen breath, & clean teeth.

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Walmart :

\$16.34

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- Untangle mats
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