

To: Paula J. Yost(paula@countrylawshack.com)
Subject: U.S. Trademark Application Serial No. 97120518 - KEEP IT SAXY
Sent: August 23, 2022 10:09:18 AM EDT
Sent As: tmng.notices@uspto.gov

Attachments

[screencapture-www-anntaylor-com-pants-cata000014-16612612472881](#)
[screencapture-www-anntaylor-com-petal-sleeve-tee-592625-16612613488391](#)
[screencapture-bananarepublic-gap-com-browse-product-do-16612614405181](#)
[screencapture-bananarepublic-gap-com-browse-category-do-16612615170651](#)
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[6797542](#)
[5091346](#)
[6816545](#)
[6804038](#)
[6797581](#)
[6822710](#)
[6821100](#)
[6815060](#)
[6821173](#)
[6797746](#)
[6798002](#)
[6809028](#)

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

U.S. Application Serial No. 97120518

Mark: KEEP IT SAXY

Correspondence Address:

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Applicant: Collier, Vanessa

Reference/Docket No. N/A

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NONFINAL OFFICE ACTION

The USPTO must receive applicant's response to this letter within six months of the issue date below or the application will be abandoned. 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: August 23, 2022

The referenced application has been reviewed by the assigned trademark examining attorney. Applicant must respond timely and completely to the issue(s) 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-PARTIAL
- Specimens
- Identification of goods and services and related multiple class application requirements

Section 2(d) refusal-PARTIAL refusal as to only "apparel including t-shirts and band merchandise"
Registration of the applied-for mark is refused because of a likelihood of confusion with the mark(s) in U.S. Registration No(s). 5091346. Trademark Act Section 2(d), 15 U.S.C. §1052(d); *see* TMEP §§1207.01 *et seq.* See the attached registration(s).

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 and/or services of the parties. *See* 15 U.S.C. §1052(d). Likelihood of confusion is determined on a case-by-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 and/or services. *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 [or services] and differences in the marks.”); TMEP §1207.01.

COMPARISON 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).

Applicant's mark is KEEP IT SAXY.

Registrant's mark is SAXY.

Applicant has incorporated the entirety of registrant's mark into its own mark. Incorporating the entirety of one mark within another does not obviate the similarity between the compared marks, as in the present case, nor does it overcome a likelihood of confusion under Section 2(d). See *Wella Corp. v. Cal. Concept Corp.*, 558 F.2d 1019, 1022, 194 USPQ 419, 422 (C.C.P.A. 1977) (holding CALIFORNIA CONCEPT and surfer design and CONCEPT confusingly similar); *Coca-Cola Bottling Co. v. Jos. E. Seagram & Sons, Inc.*, 526 F.2d 556, 557, 188 USPQ 105, 106 (C.C.P.A. 1975) (holding BENGAL LANCER and design and BENGAL confusingly similar); *Double Coin Holdings, Ltd. v. Tru Dev.*, 2019 USPQ2d 377409, at *6-7 (TTAB 2019) (holding ROAD WARRIOR and WARRIOR (stylized) confusingly similar); *In re Mr. Recipe, LLC*, 118 USPQ2d 1084, 1090 (TTAB 2016) (holding JAWS DEVOUR YOUR HUNGER and JAWS confusingly similar); TMEP §1207.01(b)(iii). In the present case, the marks are identical in part and the addition of KEEP IT in applicant's mark does not avoid confusion.

Therefore, the marks are confusingly similar in commercial impression.

COMPARISON OF THE GOODS

The goods and/or services 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 and/or services 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 and/or services] 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).

Applicant's relevant goods are "apparel including t-shirts and band merchandise."

Registrant's goods are "Athletic apparel, namely, pants; Denims; Pants."

Applicant's goods encompass all types of apparel, including registrant's specific types of apparel. Thus the goods must be considered highly similar if not identical. Note also that registrant's goods encompass those for use with bands.

As to applicant's t-shirts, neither the application nor the registration(s) contains any limitations regarding trade channels for the goods and therefore it is assumed that registrant's and applicant's goods are sold everywhere that is normal for such items, i.e., clothing and department stores. Thus, it can also be assumed that the same classes of purchasers shop for these items and that consumers are accustomed to seeing them sold under the same or similar marks. *See Kangol Ltd. v. KangaROOS U.S.A., Inc.*, 974 F.2d 161, 23 USPQ2d 1945 (Fed. Cir. 1992); *In re Smith & Mehaffey*, 31 USPQ2d 1531 (TTAB 1994); TMEP §1207.01(a)(iii).

Decisions regarding likelihood of confusion in the clothing field have found many different types of apparel to be related. *Cambridge Rubber Co. v. Cluett, Peabody & Co.*, 286 F.2d 623, 624, 128 USPQ 549, 550 (C.C.P.A. 1961) (women's boots related to men's and boys' underwear); *Gen. Shoe Corp. v. Hollywood-Maxwell Co.*, 277 F.2d 169, 169-70, 125 USPQ2d 443, 443-4 (C.C.P.A. 1960) (shoes and hosiery related to brassieres); *In re Embiid*, 2021 USPQ2d 577, at *29-30 (TTAB 2021) (shoes related to shirts and sweat shirts); *Jockey Int'l, Inc. v. Mallory & Church Corp.*, 25 USPQ2d 1233, 1236 (TTAB 1992) (underwear related to neckties); *In re Melville Corp.*, 18 USPQ2d 1386, 1388 (TTAB 1991) (women's pants, blouses, shorts and jackets related to women's shoes); *In re Pix of Am., Inc.*, 225 USPQ 691, 691-92 (TTAB 1985) (women's shoes related to outer shirts); *In re Mercedes Slacks, Ltd.*, 213 USPQ 397, 398-99 (TTAB 1982) (hosiery related to trousers); *In re Cook United, Inc.*, 185 USPQ 444, 445 (TTAB 1975) (men's suits, coats, and trousers related to ladies' pantyhose and hosiery); *Esquire Sportswear Mfg. Co. v. Genesco Inc.*, 141 USPQ 400, 404 (TTAB 1964) (brassieres and girdles related to slacks for men and young men).

The trademark examining attorney has attached evidence from the USPTO's X-Search database consisting of a number of representative third-party marks registered for use in connection with the same or similar goods and/or services as those of both applicant and registrant in this case. This evidence shows that the goods and/or services listed therein, namely t-shirts and pants, are of a kind that may emanate from a single source under a single mark. *See In re I-Coat Co.*, 126 USPQ2d 1730, 1737 (TTAB 2018) (citing *In re Infinity Broad. Corp.*, 60 USPQ2d 1214, 1217-18 (TTAB 2001); *In re Albert Trostel & Sons Co.*, 29 USPQ2d 1783, 1785-86 (TTAB 1993); *In re Mucky Duck Mustard Co.*, 6 USPQ2d 1467, 1470 n.6 (TTAB 1988)); TMEP §1207.01(d)(iii).

See also the attached Internet evidence, consisting of representative websites showing t-shirts and pants sold under the same trademark, establishing that the same entity commonly manufactures, produces, or provides the relevant goods and/or services and markets the goods and/or services under the same mark. Thus, applicant's and registrant's goods and/or services 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).

Accordingly, the goods would be provided to the same class of purchasers and encountered under circumstances leading one to mistakenly believe the goods originate from the same source.

The overriding concern is not only to prevent buyer confusion as to the source of the goods and/or services, but to protect the registrant from adverse commercial impact due to use of a similar mark by a newcomer. *See In re Shell Oil Co.*, 992 F.2d 1204, 1208, 26 USPQ2d 1687, 1690 (Fed. Cir. 1993).

Therefore, any doubt regarding a likelihood of confusion determination is resolved in favor of the registrant. TMEP §1207.01(d)(i); *see Hewlett-Packard Co. v. Packard Press, Inc.*, 281 F.3d 1261, 1265, 62 USPQ2d 1001, 1003 (Fed. Cir. 2002); *In re Hyper Shoppes (Ohio), Inc.*, 837 F.2d 463, 464-65, 6 USPQ2d 1025, 1026 (Fed. Cir. 1988).

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

Specimen for class 41

Specimen does not show use in specific class(es). Registration is refused because the specimen does not show the applied-for mark as actually used in commerce in connection with any of the goods and/or services specified in International Class(es) 41. Trademark Act Sections 1 and 45, 15 U.S.C. §§1051, 1127; 37 C.F.R. §§2.34(a)(1)(iv), 2.56(a); *In re Keep A Breast Found.*, 123 USPQ2d 1869, 1876-79 (TTAB 2017); TMEP §§904, 904.07(a), 1301.04(d), (g)(i). An application based on Trademark Act Section 1(a) must include a specimen showing the applied-for mark as actually used in commerce for each international class of goods and/or services identified in the application or amendment to allege use. 15 U.S.C. §1051(a)(1); 37 C.F.R. §§2.34(a)(1)(iv), 2.56(a); TMEP §§904, 904.07(a); *see In re Gulf Coast Nutritionals, Inc.*, 106 USPQ2d 1243, 1247 (TTAB 2013).

Specifically, the specimen does not clearly show the mark used in connection with live music performances. There is some YouTube video screenshot, but a random YouTube screenshot is not a clear and proper specimen for the services. Note also that producing one's own music is not a service in trade performed for others. For music production, applicant would need to show producing a third-party's music. Furthermore, applicant failed to provide the required URL and date of access of any website as required.

Examples of specimens.

Specimens for services must show a direct association between the mark and the services and include: (1) copies of advertising and marketing material, (2) a photograph of business signage or billboards, or (3) materials showing the mark in the sale, rendering, or advertising of the services. *See* 37 C.F.R. §2.56(b)(2), (c); TMEP §1301.04(a), (h)(iv)(C).

Any webpage printout or screenshot submitted as a specimen must include the webpage's URL and the date it was accessed or printed on the specimen itself, within the TEAS form that submits the specimen, or in a verified statement under 37 C.F.R. §2.20 or 28 U.S.C. §1746 in a later-filed response. *See* 37 C.F.R. §2.56(c); TMEP §§904.03(i), 1301.04(a).

Response options. Applicant may respond to this refusal by satisfying one of the following for each applicable international class:

- (1) Submit a different specimen (a verified “**substitute**” specimen) that (a) was in actual use in commerce at least as early as the filing date of the application or prior to the filing of an amendment to allege use and (b) shows the mark in actual use in commerce for the goods and/or services identified in the application or amendment to allege use. A “verified substitute specimen” is a specimen that is accompanied by the following statement made in a signed affidavit or supported by a declaration under 37 C.F.R. §2.20: “The substitute (or new, or originally submitted, if appropriate) specimen(s) was/were in use in commerce at

least as early as the filing date of the application or prior to the filing of the amendment to allege use.” The substitute specimen cannot be accepted without this statement.

(2) Amend the filing basis to [intent to use under Section 1\(b\)](#) (which includes withdrawing an amendment to allege use, if one was filed), as no specimen is required before publication. This option will later necessitate additional fee(s) and filing requirements, including a specimen.

For an overview of the response options referenced above and instructions on how to satisfy these options using the online Trademark Electronic Application System (TEAS) form, see the [Specimen webpage](#).

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

Specimen-class 25

Webpage specimen does not include required URL and/or date printed/accessible. Registration is refused because the specimen for class 25 is not acceptable as a webpage specimen; it lacks the required URL and/or date printed/accessible. *See* 37 C.F.R. §2.56(c); TMEP §§904.03(i), 1301.04(a). Thus, it is unclear whether the specimen shows the applied-for mark in actual use in commerce. *See* Trademark Act Sections 1 and 45, 15 U.S.C. §§1051, 1127; 37 C.F.R. §§2.34(a)(1)(iv), 2.56(a); TMEP §§904, 904.03(g), 904.07(a). An application based on Trademark Act Section 1(a) must include a specimen showing the applied-for mark as actually used in commerce for each international class of goods and services identified in the application or amendment to allege use. 15 U.S.C. §1051(a)(1); 37 C.F.R. §§2.34(a)(1)(iv), 2.56(a); TMEP §§904, 904.07(a).

Any webpage printout or screenshot submitted as a specimen must include the webpage’s URL and the date it was accessed or printed on the specimen itself, within the TEAS form that submits the specimen, or in a verified statement under 37 C.F.R. §2.20 or 28 U.S.C. §1746 in a later-filed response. *See* 37 C.F.R. §2.56(c); TMEP §§904.03(i), 1301.04(a). Because the webpage specimen lacks the associated URL and/or access or print date on it, within the TEAS form used to submit the specimen, or in a verified statement in a later-filed response, it is unacceptable to show use of the mark in commerce. TMEP §§904.03(i), 1301.04(a).

Examples of specimens. Specimens for goods include a photograph of (1) the actual goods bearing the mark; (2) an actual container, packaging, tag or label for the goods bearing the mark; or (3) a point-of-sale display showing the mark directly associated with the goods. *See* 37 C.F.R. §2.56(b)(1), (c); TMEP §904.03(a)-(m). A webpage specimen submitted as a display associated with the goods must show the mark in association with a picture or textual description of the goods and include information necessary for ordering the goods. TMEP §904.03(i); *see* 37 C.F.R. §2.56(b)(1), (c).

Response options. Applicant may respond to this refusal by satisfying one of the following for each applicable international class:

(1) Submit a verified statement, in a signed affidavit or supported by a declaration under 37 C.F.R. §2.20 or 28 U.S.C. §1746, specifying the URL of the original webpage specimen and the date it was accessed or printed.

(2) Submit a different specimen (a verified “[substitute](#)” specimen), including the URL and date accessed/printed directly on the specimen itself or in a separate statement, that (a) was in actual use in commerce at least as early as the filing date of the application or prior to the filing of an amendment to allege use and (b) shows the mark in actual use in commerce for the goods and/or services identified in the application or amendment to allege use. Applicant must also submit the following statement made in a signed affidavit or supported by a declaration under 37 C.F.R. §2.20: “The substitute (or new, or originally submitted, if appropriate) specimen(s) was/were in use in commerce at least as early as the filing date of the application or prior to the filing of the amendment to allege use.”

(3) Amend the filing basis to [intent to use under Section 1\(b\)](#) (which includes withdrawing an amendment to allege use, if one was filed), as no specimen is required before publication. This option will later necessitate additional fee(s) and filing requirements, including a specimen.

For an overview of the response options referenced above and instructions on how to satisfy these options using the online Trademark Electronic Application System (TEAS) form, see the [Specimen webpage](#).

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

If applicant responds to the refusal(s), applicant must also respond to the requirement(s) set forth below.

Identification of Goods and Services

Applicant has clearly attempted to circumvent USPTO filing rules by placing obviously misclassified goods into the same class as applicant's services, paying for only 1 class. This is highly improper and appears to be an attempt to receive information without paying appropriate fees because applicant's prior now-abandoned application for this mark received 2d refusals. The identification of goods and services is indefinite and overly broad must be clarified as detailed in brackets below. *See* 37 C.F.R. §2.32(a)(6); TMEP §1402.01. Applicant must amend the identification to specify the common commercial or generic name of the goods and services. *See* TMEP §1402.01. If the goods and services have no common commercial or generic name, applicant must describe the product or service, its main purpose, and its intended uses. *See id.*

Applicant may adopt the following wording, if accurate:

[clarify that such are live eg. Entertainment services in the nature of live musical performances]; Music production services, in class 41;

[specify each item of apparel and properly classify, eg. apparel, namely, t-shirts, pants and t-shirts with band insignia, in class 25]

Applicant may amend the identification to clarify or limit the goods and/or services, but not to broaden

or expand the goods and/or services beyond those in the original application or as acceptably amended. See 37 C.F.R. §2.71(a); TMEP §1402.06. Generally, any deleted goods and/or services may not later be reinserted. See TMEP §1402.07(e).

For assistance with identifying and classifying goods and services in trademark applications, please see the USPTO's online searchable *U.S. Acceptable Identification of Goods and Services Manual*. See TMEP §1402.04.

Additional class requirements-Section 1(a)

The application references goods and/or services based on use in commerce in more than one international class; therefore, applicant must satisfy all the requirements below for each international class:

(1) **List the goods and/or services by their international class number** in consecutive numerical order, starting with the lowest numbered class (for example, International Class 3: perfume; International Class 18: cosmetic bags sold empty).

(2) **Submit a filing fee for each international class** not covered by the fee(s) already paid (view the [USPTO's current fee schedule](#)). Specifically, the application identifies goods and/or services based on use in commerce that are classified in at least 2 classes; however, applicant submitted a fee(s) sufficient for only 1 class(es). Applicant must either (a) submit the filing fees for the classes not covered by the submitted fees or (b) restrict the application to the number of classes covered by the fees already paid.

(3) **Submit verified dates of first use of the mark** anywhere and in commerce **for each international class**. See more information about [verified dates of use](#).

(4) **Submit a specimen for each international class.** The current specimen is not acceptable for any international class. See more information about [specimens](#).

Examples of specimens. Specimens for goods include a photograph of (1) the actual goods bearing the mark; (2) an actual container, packaging, tag or label for the goods bearing the mark; or (3) a point-of-sale display showing the mark directly associated with the goods. See 37 C.F.R. §2.56(b)(1), (c); TMEP §904.03(a)-(m). A webpage specimen submitted as a display associated with the goods must show the mark in association with a picture or textual description of the goods and include information necessary for ordering the goods. TMEP §904.03(i); see 37 C.F.R. §2.56(b)(1), (c).

Specimens for services must show a direct association between the mark and the services and include: (1) copies of advertising and marketing material, (2) a photograph of business signage or billboards, or (3) materials showing the mark in the sale, rendering, or advertising of the services. See 37 C.F.R. §2.56(b)(2), (c); TMEP §1301.04(a), (h)(iv)(C).

Any webpage printout or screenshot submitted as a specimen must include the webpage's URL and the date it was accessed or printed on the specimen itself, within the TEAS form that submits the specimen, or in a verified statement under 37 C.F.R. §2.20 or 28 U.S.C. §1746 in a later-filed response. See 37 C.F.R. §2.56(c); TMEP §§904.03(i), 1301.04(a).

- (5) **Submit a verified statement** that “The specimen was in use in commerce on or in connection with the goods and/or services listed in the application at least as early as the filing date of the application.” [See more information about verification.](#)

See 37 C.F.R. §2.86(a); TMEP §§1403.01, 1403.02(c).

For an overview of the requirements for a Section 1(a) multiple-class application and how to satisfy the requirements online using the Trademark Electronic Application System (TEAS) form, see the [Multiple-class Application webpage](#).

Please call or email the assigned trademark examining attorney with questions about this Office action. Although an examining attorney cannot provide legal advice, the examining attorney can provide additional explanation about the refusal(s) and/or requirement(s) in this Office action. *See TMEP §§705.02, 709.06.*

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.**](#)

/Rebecca Gilbert/
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RESPONSE GUIDANCE

- **Missing the response deadline to this letter will cause the application to abandon.** The response must be received by the USPTO before midnight **Eastern Time** of the last day of the response period. TEAS maintenance or [unforeseen circumstances](#) 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.

ANN TAYLOR

NEW ARRIVALS CLOTHING WORK PANTS SHOES & ACCESSORIES PETITES TRENDING SALE

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Clothing

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Tops and Blouses

Sweaters

Dresses

Dresses

Pants

Ankle Pants

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The High Waist Slim Ankle Pant in Double Knit

\$109



The Side Zip Legging

\$79.50



★★★☆

113 items

Next-Level Layers
Summer Lookbook
The Suiting Guide

Clothing

All Clothing
Tops and Blouses
Sweaters
Dresses

Pants

Ankle Pants
Skinny Pants
Slim Pants
Wide Leg Pants
Tapered Pants
Straight Pants
Trousers
Curvy Fit Pants
Work Pants

Jeans

Jackets and Blazers
Skirts
Online Exclusives

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Dresses

Pants



The Belted High Waist Taper Pant in Glen Check
\$119



The Everyday Ankle Pant in Plaid
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BEST SELLER
The High Waist Knit Easy Ankle Pant
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113 Items



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BEST SELLER
The High Waist Knit Easy Ankle Pant
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BEST SELLER
The High Waist Ankle Pant in Houndstooth
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The High Waist Ankle Pant in Houndstooth
\$109



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The High Waist Ankle Pant in Houndstooth
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Ankle Pants

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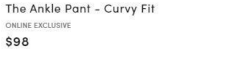


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Regular

Petite

SIZE:

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PRODUCT INFORMATION

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Topped with pretty petal sleeves, our tee is one you'll wear season

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WAYS TO WEAR IT

OUTER: SPANISH SMOCK TOP. SHIRT: SPANX WITH SHIRRED SLEEVE CUFFS.

- Soft & stretchy fit

- Hits at hip

- 24 1/2" long

Available in: Pink, Yellow

FABRIC & CARE

- 95% Polyester, 5% Spandex
- Machine Washable
- Imported

SIZE GUIDE

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Color: Maverick Tan

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PRODUCT DETAILS FIT & SIZING FABRIC & CARE REVIEWS

Accentuate and astound with these high-rise, ultra-wide chinos, designed to elongate the legs and emphasize the waist. Our designers employed super soft and sturdy cotton twill in a double-weave for tailored comfort that carries you through all seasons.

ULTRA WIDE-LEG FIT: Super high waisted. Straight from hip to thigh, wide leg. Zip fly with hook-and-bar closures. Belt loops.

Side pockets. Single back pocket.

Accentuate and astound with these high-rise, ultra-wide chinos, designed to elongate the legs and emphasize the waist. Our designers



legs and emphasize the waist. Our designers employed super soft and sturdy cotton twill in a double-weave for tailored comfort that carries you through all seasons.

ULTRA WIDE-LEG FIT: Super high waisted.

Straight from hip to thigh, wide leg.

Zip fly with hook-and-bar closures. Belt loops.

Side pockets. Single back pocket.

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Color: **Maverick Tan**

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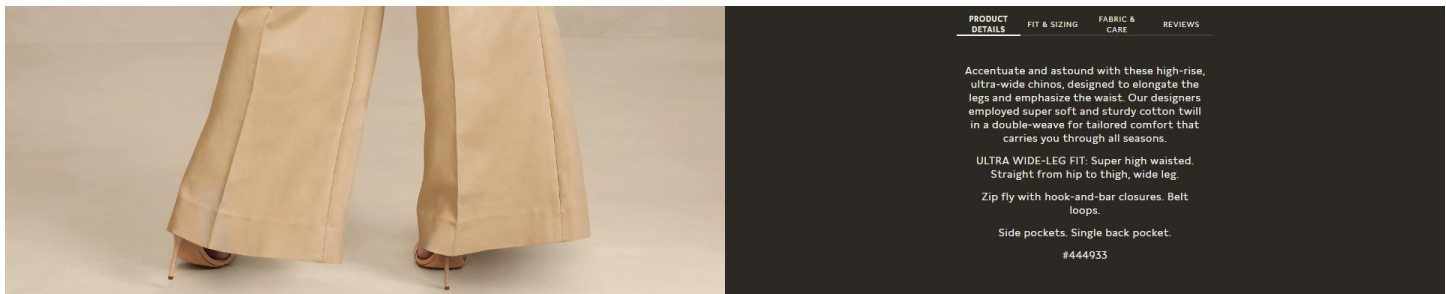
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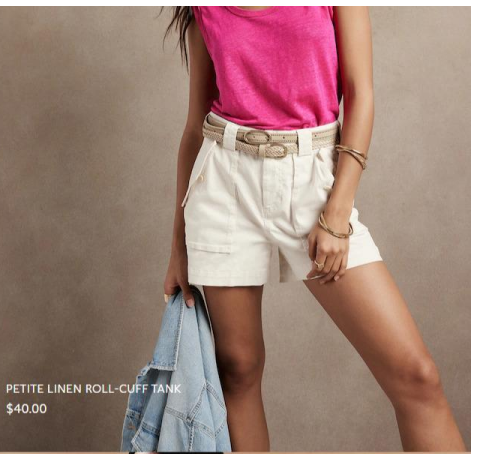
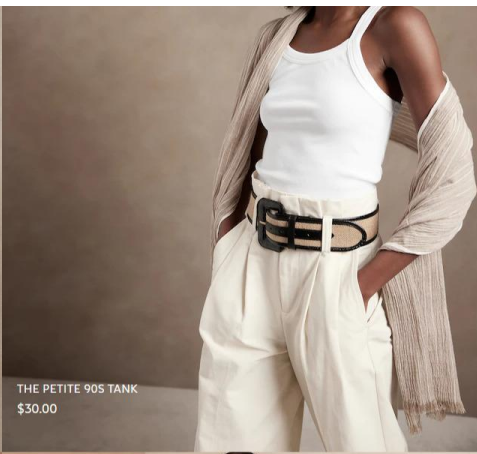
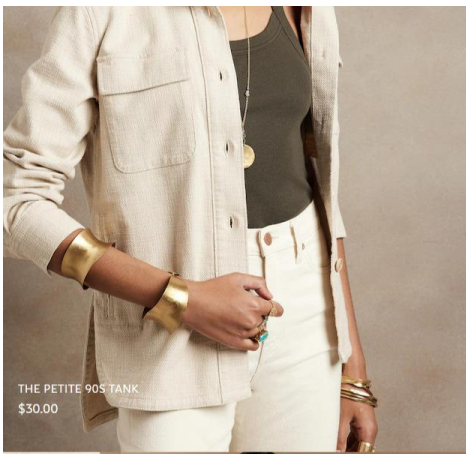
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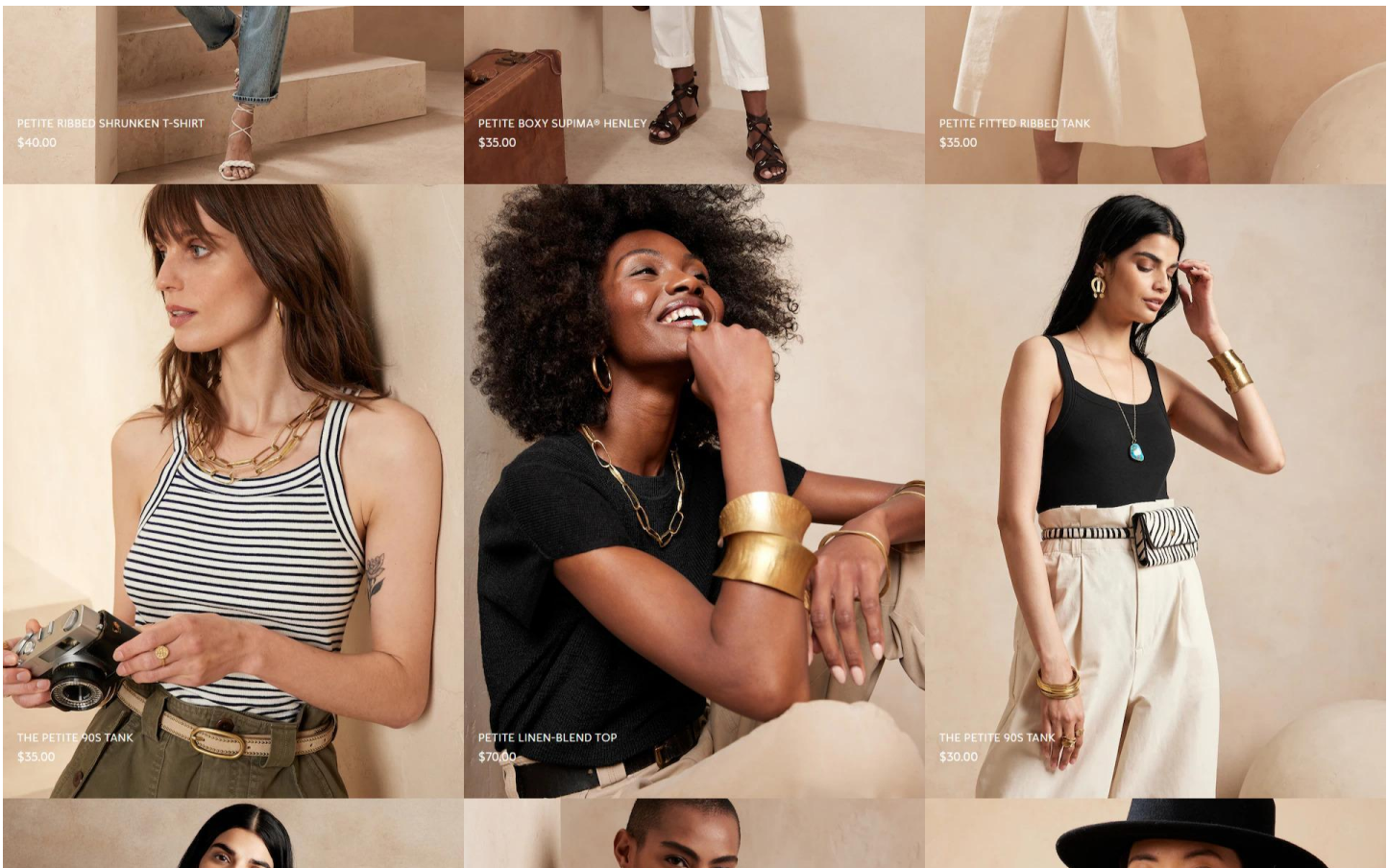
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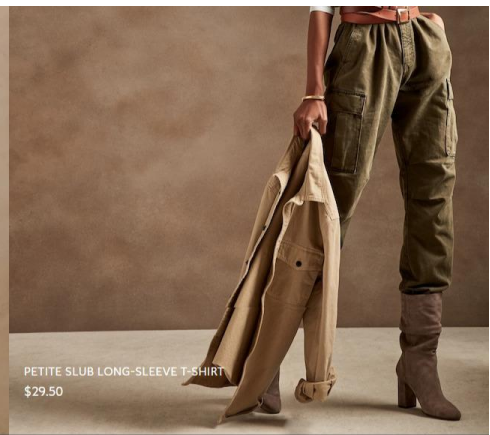














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Looking for classic women's tees? Banana Republic has you covered. Shop cotton camisoles, soft crew-neck t-shirts and v-neck styles for women at Banana Republic. Designed for a life in motion, we have styles that will carry you through the workday and into the weekend with less stress thanks to travel-ready fabrics that are also easy to care for. Think wrinkle-resistant tees, cute bodysuits, and [travel tips for women](#) – all machine washable for easy care.

FROM GOOD TO GREAT

What makes a t-shirt truly great? Softness, of course, but we think it's also about how the t-shirt makes you feel every time you put it on. Think: it'll go farther, because you stand a little straighter, walk a little lighter and maybe even smile (even if it's only on the inside). It's why our designers work so hard to get the fit right for all our tees and leave no detail to chance. For example, a seam at the center back allow a close-to-the-body fit and a defined waist without having sides that flare out, while wrapped seams means a chafe-free feel that's soft on the inside and smooth on the outside (just like you).

LINEN LOVE

For centuries, this fiber has been prized for its ability to remain cool and breathable even in the hottest, most humid climates. So, when the weather heats up, reach for our women's linen t-shirt styles. From sleeveless tank tops and v-neck t-shirts, to timeless crew-neck and scoop-neck styles, you'll find the right styles to help you stay cool and comfortable all summer long.

READY FOR THE WEEKEND

When the workweek is over, you'll be ready to relax in Supima® cotton tees, short-sleeve t-shirts, and more classic t-shirt styles for women from Banana Republic. For going out, look into our women's bodysuits for a sleek outfit option.

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(4) STANDARD CHARACTER MARK

CITY GYM

Mark Punctuated

CITY GYM

Translation

Goods/Services

- IC 025. US 022 039.G & S: Clothing, namely, shirts, **t-shirts**, tops as clothing, bottoms as clothing, sweatpants, jogging **pants**, knitwear, namely, sweaters, thermal tops as clothing, long sleeve **t-shirts**, sweatshirts, fleece sweatshirts, fleece shirts, jackets, coats. FIRST USE: 20131101. FIRST USE IN COMMERCE: 20131101

Mark Drawing Code

(4) STANDARD CHARACTER MARK

Design Code

Serial Number

97046642

Filing Date

20210927

Current Filing Basis

1A

Original Filing Basis

1A

Publication for Opposition Date

20220524

Registration Number

6815040

Date Registered

20220809

Owner

(REGISTRANT) Tailgate Clothing Company, Corp. CORPORATION IOWA Suite 530 2805 SW Snyder Blvd.
Ankeny IOWA 50023

Priority Date

Disclaimer Statement

Description of Mark

Type of Mark

TRADEMARK

Register
PRINCIPAL

Live Dead Indicator
LIVE

Attorney of Record
Theodore R. Remaklus

(4) STANDARD CHARACTER MARK

Detached From Society

Mark Punctuated

DETACHED FROM SOCIETY

Translation

Goods/Services

- IC 025. US 022 039.G & S: Hats; Shorts; Sweatshirts; **T-shirts**; Hoodies; Socks; Sweat **pants**. FIRST USE: 20210902. FIRST USE IN COMMERCE: 20210902

Mark Drawing Code

(4) STANDARD CHARACTER MARK

Design Code

Serial Number

97021191

Filing Date

20210910

Current Filing Basis

1A

Original Filing Basis

1A

Publication for Opposition Date

20220524

Registration Number

6814996

Date Registered

20220809

Owner

(REGISTRANT) Injiya Crawford INDIVIDUAL UNITED STATES 9850 Zenith Meridian Dr., Apt. 8-104 Englewood COLORADO 80112 (REGISTRANT) James Smith INDIVIDUAL UNITED STATES 9850 Zenith Meridian Dr., Apt. 8-104 Englewood COLORADO 80112

Priority Date

Disclaimer Statement

Description of Mark

Type of Mark

TRADEMARK

Register

PRINCIPAL

Live Dead Indicator

LIVE

Attorney of Record

Kayla Argo

(4) STANDARD CHARACTER MARK

THE DREAM PANT

Mark Punctuated

THE DREAM PANT

Translation

Goods/Services

- IC 025. US 022 039.G & S: Beanies; Blouses; Boots; Coats; Dresses; Footwear; Hats; Jeans; Leggings; **Pants**; Rainwear; Robes; Scarves; Shirts; Shoes; Shorts; Skirts; Sleepwear; Socks; Suits; Sweaters; Sweatshirts; **T-shirts**; Unitards; Button down shirts; Corduroy **pants**; Hooded sweatshirts; Jackets; Knitted caps; Polo shirts; Sports bra; Tank tops; Ties as clothing. FIRST USE: 20210301. FIRST USE IN COMMERCE: 20210301

Mark Drawing Code

(4) STANDARD CHARACTER MARK

Design Code

Serial Number

97032621

Filing Date

20210917

Current Filing Basis

1A

Original Filing Basis

1A

Publication for Opposition Date

20220503

Registration Number

6797542

Date Registered

20220719

Owner

(REGISTRANT) Everlane, Inc. CORPORATION DELAWARE 2170 Folsom St. San Francisco CALIFORNIA 94110

Priority Date

Disclaimer Statement

NO CLAIM IS MADE TO THE EXCLUSIVE RIGHT TO USE "PANT" APART FROM THE MARK AS SHOWN

Description of Mark

Type of Mark
TRADEMARK

Register
PRINCIPAL

Live Dead Indicator
LIVE

Attorney of Record
Marc S. Reiner

(4) STANDARD CHARACTER MARK

SAXY

Mark Punctuated

SAXY

Translation

Goods/Services

- IC 025. US 022 039.G & S: Athletic apparel, namely, pants; Denims; Pants. FIRST USE: 20160916. FIRST USE IN COMMERCE: 20160916

Mark Drawing Code

(4) STANDARD CHARACTER MARK

Design Code

Serial Number

85059592

Filing Date

20100610

Current Filing Basis

1A

Original Filing Basis

1B

Publication for Opposition Date

20121120

Registration Number

5091346

Date Registered

20161129

Owner

(REGISTRANT) Zimmerman, Debra Cherie INDIVIDUAL UNITED STATES 590 Allview Terrace Laguna Beach CALIFORNIA 92651

Priority Date

Disclaimer Statement

Description of Mark

Type of Mark

TRADEMARK

Register

PRINCIPAL

Live Dead Indicator

LIVE

Attorney of Record

Darren S. Rimer

(4) STANDARD CHARACTER MARK

H H B

Mark Punctuated

H H B

Translation

Goods/Services

- IC 025. US 022 039.G & S: Footwear and clothing, namely, belts, dresses, gloves, jackets, neckwear, nightwear, **pants**, suits, swimwear, skirts, tops, bottoms, underwear, headwear, uniforms, shirts, sweatshirts, sweatpants, shorts, sweaters, coats, wristbands, socks, hosiery, **t-shirts**, scarves, caps, vests, and pullovers. FIRST USE: 20220513. FIRST USE IN COMMERCE: 20220513

Mark Drawing Code

(4) STANDARD CHARACTER MARK

Design Code

Serial Number

97056420

Filing Date

20211001

Current Filing Basis

1A

Original Filing Basis

1B

Publication for Opposition Date

20220208

Registration Number

6816545

Date Registered

20220809

Owner

(REGISTRANT) Columbia Insurance Company CORPORATION NEBRASKA 1314 Douglas Street, Suite 1400 Omaha NEBRASKA 68102

Priority Date

Disclaimer Statement

Description of Mark

Type of Mark

TRADEMARK

Register

PRINCIPAL

Live Dead Indicator

LIVE

Attorney of Record

David Chen

(4) STANDARD CHARACTER MARK

FUNDOM

Mark Punctuated

FUNDOM

Translation

Goods/Services

- IC 025. US 022 039.G & S: Hats; Pajamas; **Pants; T-shirts;** Graphic **T-shirts;** Gym pants; Hoods; Jerseys; Jogging **pants;** Stretch **pants.** FIRST USE: 20210826. FIRST USE IN COMMERCE: 20210826

Mark Drawing Code

(4) STANDARD CHARACTER MARK

Design Code

Serial Number

97024024

Filing Date

20210913

Current Filing Basis

1A

Original Filing Basis

1A

Publication for Opposition Date

20220510

Registration Number

6804038

Date Registered

20220726

Owner

(REGISTRANT) Boten LLC LIMITED LIABILITY COMPANY FLORIDA 5570 Florida Mining Blvd, Ste 204 Jacksonville FLORIDA 32257

Priority Date

Disclaimer Statement

Description of Mark

Type of Mark

TRADEMARK

Register

PRINCIPAL

Live Dead Indicator

LIVE

Attorney of Record

Paola C. Vergara

(4) STANDARD CHARACTER MARK

URBAN VINE

Mark Punctuated

URBAN VINE

Translation

Goods/Services

- IC 025. US 022 039.G & S: Blazers; Jeans; **Pants**; Shirts; Shorts; Skirts; Suits; Dresses; Jackets; Knitwear, namely, shirts, dresses, sweaters; Sweat shirts; **T-shirts**. FIRST USE: 20210501. FIRST USE IN COMMERCE: 20210501

Mark Drawing Code

(4) STANDARD CHARACTER MARK

Design Code

Serial Number

97050720

Filing Date

20210929

Current Filing Basis

1A

Original Filing Basis

1A

Publication for Opposition Date

20220503

Registration Number

6797581

Date Registered

20220719

Owner

(REGISTRANT) WISETEX APPAREL LLC LIMITED LIABILITY COMPANY CALIFORNIA 1390 E BURNETT ST #F SIGNAL HILL CALIFORNIA 90755

Priority Date

Disclaimer Statement

Description of Mark

Type of Mark

TRADEMARK

Register

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Attorney of Record

(4) STANDARD CHARACTER MARK

CRYPTO KIDZ

Mark Punctuated
CRYPTO KIDZ

Translation

Goods/Services

- IC 025. US 022 039.G & S: Hats; **Pants**; Shorts; Sweatshirts; **T-shirts**; Jackets. FIRST USE: 20211208.
FIRST USE IN COMMERCE: 20220501

Mark Drawing Code
(4) STANDARD CHARACTER MARK

Design Code

Serial Number
97162736

Filing Date
20211208

Current Filing Basis
1A

Original Filing Basis
1B

Publication for Opposition Date
20220405

Registration Number
6822710

Date Registered
20220816

Owner
(REGISTRANT) Inksee LLC LIMITED LIABILITY COMPANY CALIFORNIA 3421 Via Oporto Suite 201
3421 Newport Beach CALIFORNIA 92663

Priority Date

Disclaimer Statement
NO CLAIM IS MADE TO THE EXCLUSIVE RIGHT TO USE "KIDS" APART FROM THE MARK AS
SHOWN

Description of Mark

Type of Mark
TRADEMARK

Register

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LIVE

Attorney of Record

Scott R. Weber, Esq.

(4) STANDARD CHARACTER MARK

PACKVENTURE

Mark Punctuated
PACKVENTURE

Translation

Goods/Services

- IC 024. US 042 050.G & S: Towel sheet; Blankets for outdoor use; Travelling blankets; Sleeping bags for camping; Bed blankets; Towels of textile; Towels. FIRST USE: 20211000. FIRST USE IN COMMERCE: 20211000
- IC 025. US 022 039.G & S: Clothing, namely, shirts, **T-shirts**, hats and caps being headwear, shorts, jackets, swimwear, **pants**, skirts and dresses, sweaters, sweatshirts, sweatpants, sweatshirts, and beanies. FIRST USE: 20211000. FIRST USE IN COMMERCE: 20211000
- IC 035. US 100 101 102.G & S: Online retail store services featuring a full line of camping gear and equipment, blankets, towels, hats and caps, and a full line of clothing. FIRST USE: 20211000. FIRST USE IN COMMERCE: 20211000

Mark Drawing Code

(4) STANDARD CHARACTER MARK

Design Code

Serial Number

97211263

Filing Date

20220110

Current Filing Basis

1A

Original Filing Basis

1A

Publication for Opposition Date

20220531

Registration Number

6821100

Date Registered

20220816

Owner

(REGISTRANT) Distinction Global Limited limited company (ltd.) BR.VIRGIN ISLANDS San Diego Hat Co.
2875 WHIPTAIL LOOP CARLSBAD CALIFORNIA 92010

Priority Date

Disclaimer Statement

Description of Mark

Type of Mark

TRADEMARK. SERVICE MARK

Register

PRINCIPAL

Live Dead Indicator

LIVE

Attorney of Record

RICHARD L MORRIS JR ESQ

(4) STANDARD CHARACTER MARK

NUTMEG MILLS

Mark Punctuated

NUTMEG MILLS

Translation

Goods/Services

- IC 025. US 022 039.G & S: Athletic apparel, namely, shirts, **pants**, jackets, footwear, hats and caps, athletic uniforms; Athletic shoes; Bucket caps; Flannel shirts; Footwear; Gloves; Graphic **T-shirts**; Hats; Headwear; Hooded sweat shirts; Hooded sweatshirts; Hoodies; Jerseys; Leather headwear; Leather jackets; Neckties; **Pants**; Polo shirts; Reversible jackets; Shirts; Shoes; Skull caps; Sleeveless jerseys; Sneakers; Socks and stockings; Sport shirts; Sports jackets; Sports overuniforms; Sports **pants**; Sweat shirts; Sweaters; Sweatpants; Sweatsocks; Sweatsuits; **T-shirts**; Tank tops; Tank-tops; Tee shirts; Thermal socks; Track jackets; Tracksuits; Travel clothing contained in a package comprising reversible jackets, **pants**, skirts, tops and a belt or scarf; Underwear. FIRST USE: 20210708. FIRST USE IN COMMERCE: 20210722

Mark Drawing Code

(4) STANDARD CHARACTER MARK

Design Code

Serial Number

97068131

Filing Date

20211011

Current Filing Basis

1A

Original Filing Basis

1A

Publication for Opposition Date

20220524

Registration Number

6815060

Date Registered

20220809

Owner

(REGISTRANT) Nutmeg Mills Inc CORPORATION DELAWARE 300 Delaware Ave Ste 210 #224 300 Delaware Ave Ste 210 #224 Wilmington DELAWARE 19801

Priority Date

Disclaimer Statement

Description of Mark

Type of Mark

TRADEMARK

Register

PRINCIPAL

Live Dead Indicator

LIVE

Attorney of Record

(4) STANDARD CHARACTER MARK

Dumb Cookies

Mark Punctuated
DUMB COOKIES

Translation

Goods/Services

- IC 025. US 022 039.G & S: Coats; Footwear; Hats; Headwear; **Pants**; Shirts; Skirts; Athletic tops; Bottoms as clothing; Hoodies; Jackets; Sweat **pants**; Sweat shirts; Swim wear; Swim suits; Tops as clothing; Athletic bottoms; Gym **pants**; Hooded sweat shirts; **T-shirts**. FIRST USE: 20220101. FIRST USE IN COMMERCE: 20220101

Mark Drawing Code

(4) STANDARD CHARACTER MARK

Design Code

Serial Number

97298677

Filing Date

20220307

Current Filing Basis

1A

Original Filing Basis

1A

Publication for Opposition Date

20220531

Registration Number

6821173

Date Registered

20220816

Owner

(REGISTRANT) Dumb Cookies LLC LIMITED LIABILITY COMPANY FLORIDA 3110 Grand Ave, apt 3107 Pinellas Park FLORIDA 33782

Priority Date

Disclaimer Statement

Description of Mark

Type of Mark

TRADEMARK

Register
PRINCIPAL

Live Dead Indicator
LIVE

Attorney of Record
David Hester

(4) STANDARD CHARACTER MARK

A2S

Mark Punctuated

A2S

Translation

Goods/Services

- IC 025. US 022 039.G & S: Clothing, namely, Active wear in the nature of shirts, shorts, jackets and footwear; Sport shirts; Sports shirts with short sleeves; Athletic apparel, namely, shirts, **pants**, jackets, footwear, hats and caps, athletic uniforms; Bottoms as clothing; Bottoms as clothing for Adults; Head wraps; Headwear for Adults; Hooded sweatshirts for Adults; Hoodies; Hoods; Jackets; **Pants** for Adults; Sweaters for Adults; Sweatpants for Adults; **T-shirts** for Adults; Tops as clothing; Tops as clothing for Adults. FIRST USE: 20081117. FIRST USE IN COMMERCE: 20081117

Mark Drawing Code

(4) STANDARD CHARACTER MARK

Design Code

Serial Number

97121840

Filing Date

20211112

Current Filing Basis

1A

Original Filing Basis

1A

Publication for Opposition Date

20220503

Registration Number

6797746

Date Registered

20220719

Owner

(REGISTRANT) Markesha Wilson INDIVIDUAL UNITED STATES 21515 Hawthorne Blvd, Suite 200
Torrance CALIFORNIA 90503

Priority Date

Disclaimer Statement

Description of Mark

Type of Mark

TRADEMARK

Register

PRINCIPAL

Live Dead Indicator

LIVE

Attorney of Record

Rosezena J Pierce

(4) STANDARD CHARACTER MARK

HISTORICALLY FRESH

Mark Punctuated

HISTORICALLY FRESH

Translation

Goods/Services

- IC 025. US 022 039.G & S: Coats; Footwear; Hats; Leggings; **Pants**; Socks; Sweaters; **T-shirts**; Caps being headwear; Crop tops; Headbands; Hoodies; Jackets; Jerseys; Scarfs; Sports shirts; Windbreakers.
FIRST USE: 20170201. FIRST USE IN COMMERCE: 20170201

Mark Drawing Code

(4) STANDARD CHARACTER MARK

Design Code

Serial Number

97304061

Filing Date

20220309

Current Filing Basis

1A

Original Filing Basis

1A

Publication for Opposition Date

20220503

Registration Number

6798002

Date Registered

20220719

Owner

(REGISTRANT) Historically Fresh LLC LIMITED LIABILITY COMPANY TEXAS Apt. 2103 3725
Princeton Lakes Pkwy Atlanta GEORGIA 30331

Priority Date

Disclaimer Statement

Description of Mark

Type of Mark

TRADEMARK

Register

PRINCIPAL

Live Dead Indicator

LIVE

Attorney of Record

Michelle L Gross TMCP-ASU

(4) STANDARD CHARACTER MARK

Sophia Nicole

Mark Punctuated
SOPHIA NICOLE

Translation

Goods/Services

- IC 025. US 022 039.G & S: Beanies; Hats; **Pants**; Scarves; Shirts; Shoes; Shorts; Fedoras; Baseball caps; Belts for clothing; Bucket caps; Camouflage shirts; Hooded sweat shirts; Hoodies; Jackets; Jerseys; Jogging **pants**; Long-sleeved shirts; Polo shirts; Short-sleeved shirts; **Sweat pants**; Sweat shirts; **T-shirts**; Track **pants**; Turtle neck shirts; Wrist bands as clothing; Dresses, excluding wedding dresses, women's ceremonial dresses, Formalwear, and associated wedding accessories and formalwear, namely, veils (clothing), garters and underwear. FIRST USE: 20210101. FIRST USE IN COMMERCE: 20210101

Mark Drawing Code

(4) STANDARD CHARACTER MARK

Design Code

Serial Number

97156709

Filing Date

20211205

Current Filing Basis

1A

Original Filing Basis

1A

Publication for Opposition Date

20220412

Registration Number

6809028

Date Registered

20220802

Owner

(REGISTRANT) Ruffin, Sophia INDIVIDUAL UNITED STATES 21120 Gray Hawk Drive Matteson ILLINOIS 60443

Priority Date

Disclaimer Statement

Description of Mark

Type of Mark

TRADEMARK

Register

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Live Dead Indicator

LIVE

Attorney of Record

Michelle J. Miller

United States Patent and Trademark Office (USPTO)

USPTO OFFICIAL NOTICE

Office Action (Official Letter) has issued
on August 23, 2022 for
U.S. Trademark Application Serial No. 97120518

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**](#). 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 [abandoned](#). See the Office action itself regarding how to respond.
- (3) **Direct general questions** about using USPTO electronic forms, the USPTO [website](#), the application process, the status of your application, and whether there are outstanding deadlines to the [Trademark Assistance Center \(TAC\)](#).

After reading the Office action, address any question(s) regarding the specific content to the USPTO examining attorney identified in the Office action.

GENERAL GUIDANCE

- [**Check the status of your application periodically**](#) in the [Trademark Status & Document Retrieval \(TSDR\)](#) database to avoid missing critical deadlines.
- [**Update your correspondence email address**](#) to ensure you receive important USPTO notices about your application.
- [**Beware of trademark-related scams**](#). Protect yourself from people and companies that may try to take financial advantage of you. Private companies may call you and pretend to be the USPTO or may send you communications that resemble official USPTO documents to trick you. We will never request your credit card number or social security number over the phone. And all official USPTO correspondence will only be emailed from the domain “@uspto.gov.” Verify the correspondence originated from us by using your Serial Number in our database, [TSDR](#), to confirm that it appears under the “Documents” tab, or contact the [Trademark Assistance Center](#).

- **Hiring a U.S.-licensed attorney.** 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 is not your attorney and cannot give you legal advice, but rather works for and represents the USPTO in trademark matters.

User: Rebecca Gilbert

**Statistics for Case
97120518**

#	Search	Total Marks	Dead Marks	Live Viewed Docs	Live Viewed Images	Status/Search Duration
1	*{"ckqx"} {"ye"} {"ye"}p*[bi,ti]	13837	0	0	0	0:00
2	*{"szc"}a {"ckqx":2} {"iye"}*[bi,ti]	12235	0	0	0	0:13
3	*{"szc"}{v} {"ckqx":2} {"iye"}*[bi,ti]	87820	0	0	0	0:15
4	*{"szc"}a {"x":2} {"iye"}*[bi,ti]	201	0	0	0	0:15
5	sa {"x":2} {"iye"}*[bi,ti]	70	7	20	20	0:01
6	1 and 2	494	1	13	13	0:16
7	1 and 3	942	1	20	20	0:22
8	1 and 4	2	1	1	1	0:18
9	keep*[bi,ti] and 2	490	0	0	0	0:13
10	"keep it"[bi,ti]	1127	0	0	0	0:02
11	"keep it"[bi,ti]	1149	0	0	0	P/0:00
12	"keep it"[bi,ti] or "keeps it"[bi,ti]	1145	0	0	0	0:00
13	12 and (2 or 3 or 4)	9	1	3	3	0:38
14	7 and ("025" or "041" or "009")[cc]	709	0	0	0	0:14
15	14 not (keepsake or keepsakes)[gs]	688	1	12	12	0:14
16	14 not (keepsake or keepsakes)[bi,ti]	364	1	9	9	0:14
17	1 and ("009" or "041" or "025" or a or b or "200")[ic]	4471	0	0	0	0:01
18	keep[bi,ti] and ("009" or "041" or "025" or a or b or "200")[ic]	2311	0	0	0	0:01
19	12 and ("009" or "041" or "025" or a or b or "200")[ic]	409	1	9	9	0:01
20	2 and ("009" or "041" or "025" or a or b or "200")[ic]	2408	0	0	0	0:15
21	4 not 5	131	0	7	7	0:13
22	keep*[bi,ti] and it[bi,ti] and {"szc"}{v} {"X":2} {"iye"}*[bi,ti]	6	1	3	3	0:15
23	saxy[bi,ti]	11	7	4	4	P/0:00
24	saxxy[bi,ti]	7	0	4	4	P/0:00

Session started 08/23/2022 8:38 am

Session ended 08/23/2022 9:08 am

Total search duration 241.00

Session duration 30 minutes 1 seconds

Adjacency Level 1

Near Level 1