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Re: NEIGHBORHOOD NERDS (stylized)
Registration No. 4,458,162
Registered: December 31, 2013
Application No. 85904672
Filing Date: 04/15/2013
Ref. No. 03.00577.0050

Dear Leo,

We are pleased to enclose the original Certificate of Registration No. 4,458,162 for the above referenced mark which registered on December 31, 2013.


Notice of the registration should now be given by displaying in proximity to the mark the words "Registered in the U.S. Patent and Trademark Office" or "Reg. U.S. Pat & Tm. Off." or the letter "R" enclosed within a circle, ®. The use of any of these designations will be notice to the trade that the mark is registered and will aid in recovering damages in the event of infringement.

The term of this registration is ten years, but it will be canceled if an affidavit showing continued use of the mark is not filed between December 31, 2018, and December 31, 2019. A second affidavit may be made at the same time to render the registration "incontestable." If the necessary affidavit is timely filed and accepted by the Patent and Trademark Office, an application for renewal will be due ten years after registration, that is December 31, 2023.

We have docketed these dates, and will attempt to remind you of the need for action at the appropriate times. However, I would suggest that you also make note of these dates to assure that the registration is not inadvertently canceled or allowed to expire.

If you have any questions concerning this registration, please let us know.

Best Regards,
Robinson IP Law, PLLC

By: 
Roby Robinson

Enclosure

MER:MMG:ale

United States of America
United States Patent and Trademark Office

neighborhood
NERDS

Reg. No. 4,458,162

Registered Dec. 31, 2013

Int. Cls.: 37 and 41

SERVICE MARK

PRINCIPAL REGISTER

NEIGHBORHOOD NERDS, INC. (TENNESSEE CORPORATION)
1202 KENESAW AVENUE
KNOXVILLE, TN 37919

FOR: INSTALLATION AND REPAIR OF COMPUTERS AND COMPUTER HARDWARE NETWORKS; INSTALLATION AND REPAIR OF CONSUMER ELECTRONICS PRODUCTS FOR USE IN HOME THEATER AND AUDIO SYSTEMS, NAMELY, TELEVISIONS, DIGITAL AUDIO PLAYERS, AUDIO SPEAKERS, AUDIO/VISUAL RECEIVERS, SOUND DEVICES, SUB WOOFERS, DIGITAL VIDEO DISC PLAYERS AND RECORDERS, OPTICAL AND MAGNETO-OPTICAL DISC PLAYERS, HARDWARE GAMING DEVICES, WIRES, CABLES, SURGE PROTECTORS, AND COMPUTER PERIPHERALS; INSTALLATION AND REPAIR OF HOME APPLIANCES, IN CLASS 37 (U.S. CLS. 100, 103 AND 106).

FIRST USE 7-1-2012; IN COMMERCE 7-1-2012.

FOR: PROVIDING TRAINING IN THE USE OF COMPUTERS AND CONSUMER ELECTRONICS PRODUCTS, IN CLASS 41 (U.S. CLS. 100, 101 AND 107).

FIRST USE 7-1-2012; IN COMMERCE 7-1-2012.

THE MARK CONSISTS OF THE WORD "NEIGHBORHOOD" IN STYLIZED LETTERING DIRECTLY ABOVE THE WORD "NERDS" IN A DIFFERENT STYLIZED LETTERING WHEREIN THE "G" OF THE TERM "NEIGHBORHOOD" OVERLAPS THE "E" OF THE TERM "NERDS".

SER. NO. 85-904,672, FILED 4-15-2013.

JEFF DEFORD, EXAMINING ATTORNEY



Deborah S. Cohn

Commissioner for Trademarks 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.

**The United States Patent and Trademark Office (USPTO) will NOT send you any future notice or
reminder of these filing requirements.**

***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 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 <http://www.uspto.gov>.



Please note that U.S. Customs & Border Protection (CBP), a bureau of the Department of Homeland Security, maintains a trademark recordation system for marks registered at the United States Patent and Trademark Office. Parties who register their marks on the Principal Register may record these marks with CBP, to assist CBP in its efforts to prevent the importation of goods that infringe registered marks. The recordation database includes information regarding all recorded marks, including images of these marks. CBP officers monitor imports to prevent the importation of goods bearing infringing marks, and can access the recordation database at each of the 317 ports of entry.

CBP's **Intellectual Property Rights e-Recordation (IPRR)** system, located at <https://apps.cbp.gov/e-recordations/>, allows right holders to electronically file IPR recordation applications, thus significantly reducing the amount of time normally required to process paper applications. Some additional benefits of the system include:

- Elimination of paper applications and supporting documents.
- Copies of the certificate issued by the registering agency (U.S. Patent and Trademark Office or the Copyright Office) are retained by the right holder, not submitted to CBP.
- Payment by credit card (preferred), check or money order.
- Ability to upload images of the protected work or trademark, thus obviating the need to send samples to CBP.
- Reduced time from filing of the application to enforcement by field personnel.

Information about how to obtain a recordation, and about CBP's Intellectual Property Rights border enforcement program, is available at CBP's web site, www.cbp.gov.

WARNING FROM THE USPTO CONCERNING UNOFFICIAL TRADEMARK SOLICITATIONS

Please be aware that private companies not associated with the United States Patent and Trademark Office (USPTO) often use trademark application and registration information from the USPTO's databases to mail or e-mail trademark-related solicitations. These may include offers: (1) for legal services; (2) for trademark monitoring services; (3) to record trademarks with U.S. Customs and Border Protection; and (4) to "register" trademarks in a private registry.

These companies may use names that resemble the USPTO name, including, for example, one or more of the terms "United States," "U.S.," "Trademark," "Patent," "Registration," "Office," or "Agency." Increasingly, some companies attempt to make their solicitations mimic the look of official government documents rather than the look of a typical commercial or legal solicitation by emphasizing official government data like the USPTO application serial number, the registration number, the International Class(es), filing dates, and other information that is publicly available from USPTO records. Many refer to other government agencies and sections of the U.S. Code. Most require "fees" to be paid.

Some applicants and registrants have reported paying fees to these private companies, mistakenly thinking that they were paying required fees to the USPTO. So, be sure to read trademark-related communications carefully before making a decision about whether to respond. **All official correspondence will be from the "United States Patent and Trademark Office" in Alexandria, VA, and if by e-mail, specifically from the domain "@uspto.gov."**

If you receive a trademark-related solicitation that you believe is deceptive, you may file an on-line consumer complaint with the Federal Trade Commission ("FTC"), at www.FTC.gov. Although the FTC does not resolve individual consumer complaints, it may institute, as the nation's consumer protection agency, investigations and prosecutions based on widespread complaints about particular companies or business practices. In addition, the USPTO encourages recipients of deceptive trademark-related solicitations to contact their states' consumer protection authorities. Many, if not all, states have the authority to issue investigative subpoenas and file complaints against companies engaged in deceptive practices directed toward state residents.

For further information about, as well as several examples of, these non-USPTO solicitations, please visit the page on the www.USPTO.gov website entitled "**WARNING: Non-USPTO Solicitations That May Resemble Official USPTO Communications.**"